Parris N. Glendening Governor

Bishop L. Robinson Secretary

Joseph Henneberry Director **DEPARTMENT** 

**OF** 

**PUBLIC SAFETY** 

AND

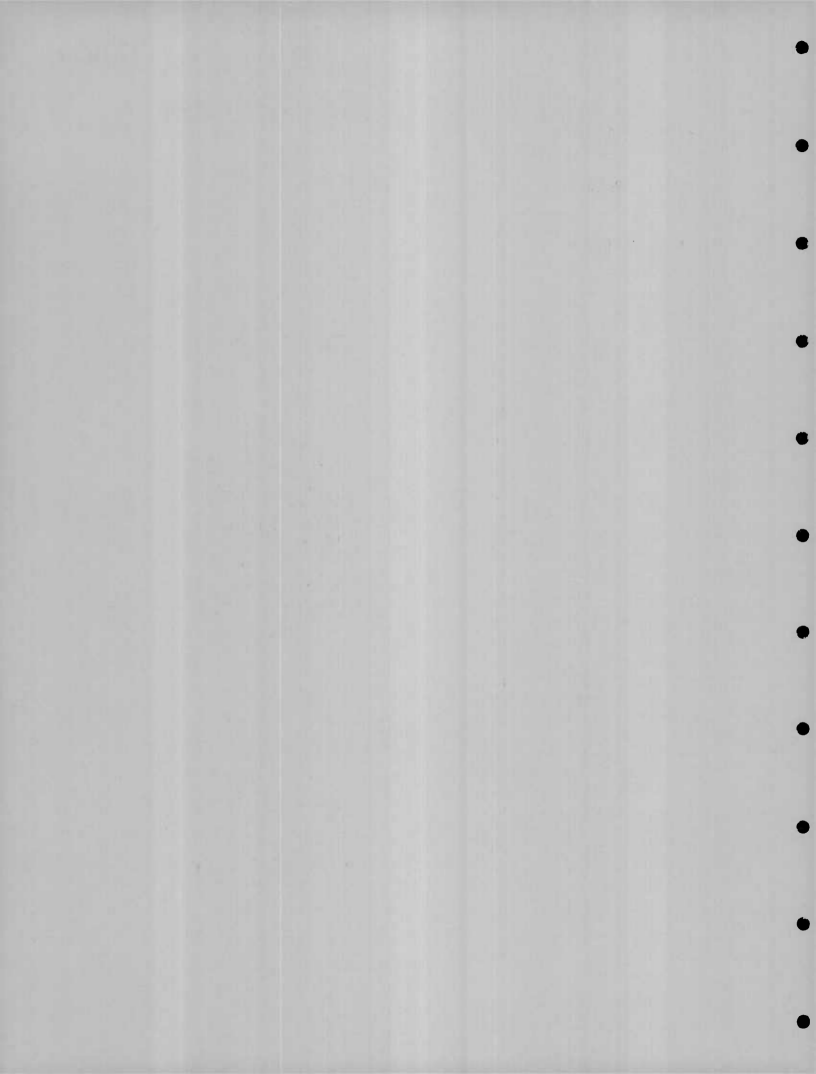
**CORRECTIONAL SERVICES** 



PATUXENT INSTITUTION

ANNUAL REPORT

FISCAL YEAR 1996



#### STATE OF MARYLAND DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES



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KATHLEEN KENNEDY TOWNSEND LT. GOVERNOR

BISHOP L. ROBINSON SECRETARY

December 3, 1996

The Honorable Parris N. Glendening Governor of the State of Maryland Executive Department State House Annapolis, Maryland 21401

Dear Governor Glendening:

I am pleased to make available the Annual Report for Patuxent Institution which documents the agency's activities for Fiscal Year 1996. The information is intended to satisfy the reporting requirements set forth in Article 27, Section 678, and Article 31B, Section 4(d), of the Annotated Code of Maryland.

As in preceding years, the number of offenders incarcerated in the State's correctional system has eontinued to grow. One of the most disturbing aspects of this growth has been a disproportionate increase in the number of special needs inmates. These diverse populations have strained existing correctional treatment resources and also have created significant behavioral management problems for prison administrators.

The Department of Public Safety and Correctional Services has endeavored to meet this challenge through the innovative use of existing correctional resources. In keeping with the most recent revision of Article 31B in March 1994 and the creation of the Patuxent Institution Youth Program, effective October 1, 1994, specialized programs to meet the needs of these populations have been developed and implemented at the Institution. In addition, specialized programs addressing the needs of mentally ill and substance abuse offenders continue to be refined and expanded. By centralizing these services in the correctional facility best equipped to manage special needs populations, the Department is committed to improving both the cost effectiveness of existing treatment services and the overall level of public safety.

Sincerely,

hop L. Robinson

Secretary

#### STATE OF MARYLAND

PARRIS N. GLENDENING GOVERNOR

KATHLEEN KENNEDY TOWNSEND

BISHOP L. ROBINSON SECRETARY

## DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES



#### PATUXENT INSTITUTION

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Bishop L. Robinson, Secretary Department of Public Safety and Correctional Services 6776 Reisterstown Road, Suite 310 Baltimore, Maryland 21215

Dear Secretary Robinson:

I am pleased to present the Annual Report for Patuxent Institution, accounting for agency activities during Fiscal Year 1996. The issuance of this report is intended to satisfy the requirements set forth in Article 27, Section 678 and Article 31B, Section 4(d) of the Annotated Code of Maryland.

Over the past fiscal year, the Institution has continued to implement programmatic changes to reflect its new role of remediating youthful offenders under revised Article 31B (March 1994) and of providing remediation services to juvenile and youthful offenders adjudicated as adults for the Patuxent Youth program (effective October 1, 1994). In addition, current programs to address the needs of the mentally-ill and substance abuse offenders are being refined and expanded. To specifically address the needs of substance abuse offenders, Patuxent Institution sought and was successfully awarded two grants in FY 1995. The National Institute on Drug Abuse (NIDA) awarded Patuxent Institution and Friends Medical Science Research Center a grant of \$2.3 million over five years to provide much needed substance abuse treatment services to incarcerated female offenders, and the Office of Crime Prevention and Control (formerly the Governor's Drug and Alcohol Abuse Commission) awarded through the Bureau of Justice Assistance, Office of Justice Programs, a Drug Control and System Improvement Grant of \$25,600 to develop a horticultural therapy program for incarcerated violent and juvenile offenders with a substance abuse history. Both programs received second year funding this fiscal year.

The Institution is confident that it will successfully meet its new mission of remediation. The Institution also will continue to improve both the quality and the cost effectiveness of available correctional treatment services.

Joseph Henneberry

Director

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#### EXECUTIVE SUMMARY--THE YEAR IN REVIEW

This report presents information and statistical data on the operations, programs, and correctional populations served at Patuxent Institution during FY 1996. All data tables are presented within each relevant chapter. Following is a brief summary of the year in review:

## **OPERATIONS**

- The total operating cost for FY 1996 was \$25,590,283, a 4.3% increase over FY 1995's total operating cost. This increase can be attributed to the increased number and variety of programs operating at the Institution, which increased the bed turnover rate and custodial costs; the FY 1994 acquisition of the Maryland Correctional Institution-Women's Accounting staff, which increased administrative costs; and a 2% drop in the average daily population.
- In FY 1996, the bed turnover rate at the Institution ranged from 300 to 450 offenders per month, up from 60 to 170 offenders per month in FY 1993. This substantial increase is due to the variety of programs and populations housed at the Institution, particularly mentally ill offenders, DOC technical parole violators, and Parole and Probation (P&P) Regimented Offender Treatment Center (ROTC) offenders housed at the Institution. This type of movement is generally unheard of in a maximum security facility and contributed to increased custodial costs.
- The staffing level at Patuxent Institution decreased slightly from 493.7 authorized staff positions in FY 1995 to 491.7 authorized staff positions in FY 1996.
- Extensive maintenance and security-based renovations were made to the facility in order to meet the Maryland Commission on Correctional Standards (MCCS) directives and the Occupational Safety and Health Administration (OSHA) standards.

#### **PROGRAMS**

- As a result of revisions to Article 31B effective October 1, 1994, reflecting Patuxent Institution's new mission and role of providing remediation programs and services to youthful eligible persons, the Eligible Person (EP) program continued to be modified and refined this past fiscal year in order to provide more tailored and specific treatment for eligible persons through Remediation Management Teams (RMTs). Specific treatment modules also have been devised and implemented.
- A number of programmatic changes were made to accommodate the Patuxent Youth program, which went into effect on October 1, 1994. This program authorizes the courts to order juvenile offenders and youthful offenders adjudicated as adults to Patuxent Institution for evaluation.

This non-voluntary program is housed at the Institution and addresses the unique remediation needs of this population. The Institution anticipated the needs of this population by developing a specialized treatment regimen.

• The Regimented Offender Treatment Center (ROTC), part of the Correctional Options Program (COP) grant, was established at Patuxent Institution in conjunction with the Division of Parole and Probation in May 1994. This certified addictions treatment program has had over 973 graduates to-date. A Reentry Aftercare Center (RAC) at Patuxent Institution's ReEntry Facility in Baltimore provides aftercare services. Referrals to RAC are accepted from all COP supervision units, Central Home Detention, and the Toulson Boot Camp.

## **CORRECTIONAL POPULATIONS**

## Eligible Person (EP) and Patuxent Institution Youth Programs

- In Fiscal Year 1996, Patuxent Institution staff evaluated 141 offenders for admission to its treatment programs: 94 offenders for the EP program, and 47 offenders for the Patuxent Institution Youth program.
- Overall, 59% of the offenders evaluated were accepted into Patuxent Institution's treatment programs. However, only 43% of the offenders (40) evaluated for the EP program were accepted, in contrast to 91% of the offenders (43) in the Patuxent Institution Youth program.
- As of the writing of this report, the number of Patuxent Youth has increased 79%, from 43 to 77 Patuxent Youth.
- A total of 334 offenders were participating in Patuxent Institution's treatment programs at the end of FY 1996. This number includes 12 offenders on work release status, one offender on parole to the ReEntry Facility (REF), and 57 parolees in the community, one of whom is on Interstate Corrections Compact (ICC) transfer. Two community parolees died of natural causes during the course of the year.
- Male offenders comprised 86% of the treatment population (EP and Patuxent Institution Youth Program), and female offenders comprised 14%.
- The Board of Review reviewed a total of 386 cases for FY 1996, an average of 32 cases per month. A status of some type was granted to 27 offenders, and five community parolees were recommended to the court for complete release status. The Board of Review found 25 offenders no longer eligible to participate in Patuxent Institution's treatment program.

- During the course of FY 1996, 133 offenders were completely discharged from Patuxent Institution's authority. Approximately 38% of the offenders discharged were found non-eligible during staff evaluations, and another 35% of the offenders discharged had voluntarily opted out of the EP program.
- No first time offenders paroled since FY 1991 have been reconvicted of a new offense.

## **Correctional Mental Health Center-Jessup (CMHC-Jessup)**

- In FY 1996, an average of 162 mentally-ill offenders were housed at Patuxent Institution in the Correctional Mental Health Center-Jessup (CMHC-Jessup). Approximately 290 referrals from the Division of Correction were accepted and, in spite of 200 admissions for suicidality, no offender was seriously injured while at the CMHC-J. This record reflects highly on the management of the Center.
- A comprehensive aftercare program, which coordinates services with agencies and organizations in the community, has been implemented for mentally-ill offenders leaving the correctional system.
- An important interagency agreement between the CMHC-Jessup and the DHMH remains in place to coordinate a smooth transition for mentally-ill offenders about to leave the correctional system and require further inpatient care. This agreement ensures continuity of care for the patient and provides another measure for public safety.
- As of the writing of this report, Patuxent Institution has developed a training tape specifically designed for correctional officers which instructs them on the custody and care of the mentally disordered offender.

#### **DOC** Annex

 Patuxent Institution housed an average of 391 Division of Correction transient inmates to alleviate overcrowding throughout the Department of Public Safety and Correctional Services' (DPSCS) correctional facilities.

#### HIGHLIGHTS

• In FY 1995, Patuxent Institution, in conjunction with Friends Medical Science Research Center (Friends), was awarded a grant of \$2.3 million over five years from the National Institute of Drug Abuse (NIDA). This project entitled, "Effective Addiction Treatments for Female Offenders," is a cooperative effort between Patuxent Institution, Friends, and Maryland Correctional Institution-Women and provides a variety of much needed substance abuse treatment services for more than 600 incarcerated female offenders while simultaneously evaluating the effective of three treatment approaches. Second year continuation funding was received in FY 1996.

- In FY 1995, Patuxent Institution was awarded a Drug Control and System Improvement Grant through the Governor's Drug and Alcohol Abuse Commission by the Bureau of Justice Assistance, Office of Justice Programs, for a project entitled, "The Patuxent Institution Horticultural Therapy Program." This unique program, designed to meet the needs of incarcerated violent juvenile and youthful offenders with a substance abuse history, will provide therapy and remediation services, reduce substance abuse, alcohol abuse, and violence; and teach vocational skills. In FY 1996, this grant received second year funding of approximately \$21,000.
- The Patuxent Institution Psychological Testing Center was established to modernize and streamline the assessment and evaluation process for offenders participating in Patuxent Institution's treatment programs. The Center will be expanded in FY 1996 to include the processing of psychological tests for the Division of Correction and the Correctional Options program, thereby providing cost efficiencies of scale.
- Extensive security and maintenance renovations to provide additional security to the Institution, to meet Occupational Safety and Health Administration (OSHA) standards and to facilitate the accommodation of specialized programs and populations at the Institution.
- Initiation and continuation of several internal and external research projects.
- Offender volunteer services to community organizations, such as the Bea Gaddy Foundation and the Red Cross of Prince George's County.

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#### CHAPTER I. INTRODUCTION

Patuxent Institution in Jessup, Maryland, was created in 1951 by the Maryland State Legislature. Patuxent Institution's governing legislation is Article 31B of the Annotated Code of Maryland. Although it is part of the Maryland Department of Public Safety and Correctional Services (DPSCS), Patuxent Institution remains separate from the Division of Correction (DOC). Patuxent Institution is unique in that it operates as a complete correctional system with its own community ReEntry facility, parole authority (Board of Review), parole supervision functions, comprehensive treatment programs, and research capabilities.

Patuxent Institution's Board of Review is an integral part of the Institution's overall treatment program. The Board of Review is composed of nine members, including the Director of Patuxent Institution, two Associate Directors, a Warden, and five members of the general public, one of whom is a member of a victim's rights organization. In addition, an eight member Citizen's Advisory Board, appointed by the Governor, advises the Director and the Secretary on the operations and programs of Patuxent Institution.

#### 1.1 Background.

Under the original Article 31B, Patuxent Institution served a special group of criminal offenders known as, "Defective Delinquents," who were involuntarily committed to Patuxent Institution under an indeterminate sentence. In 1977, Article 31B was revised to abolish the definition of "defective delinquent" and the involuntary commitment of offenders under an indeterminate sentence. In its stead, the "Eligible Person" (EP) program was created to provide specialized treatment services to offenders accepted into the EP program. This program focused on the rehabilitation of habitual criminals.

In FY 1989, the Maryland General Assembly mandated an evaluation of Patuxent Institution. The study completed in FY 1991 by Abt Associates, Inc., noted that Patuxent Institution's admission practices were biased in favor of admitting higher risk, older offenders, a situation that was consistent with the Institution's interpretation of its mission and purpose during the period studied (1977 through

1988). Based in part on the results of the Abt Study, the Secretary of the Department of Public Safety and Correctional Services requested an internal study of Patuxent Institution with recommendations for an alternative mission and purpose. The findings of this internal study, along with legislative input and budgetary constraints, resulted in the most recent revision to Article 31B.

In October of 1994, Patuxent Institution's mission changed from one of rehabilitating higher risk, chronic inmates to one of focusing on the remediation of youthful offenders as a means to protect the public from further criminal victimization. The central goal of the new remediation treatment philosophy is to identify the specific deficits of the offenders which are directly related to crime and to correct, modify, or minimize these deficits through specialized, focused treatment services. To address the specific needs of offenders most efficiently and cost-effectively, and to meet the mandate of the revised Article 31B, treatment staff developed formalized treatment modules (such as Social Skills, Moral Problem Solving, and Relapse Prevention), and specialized programs, such as the Patuxent Drug Recovery Program (PDRP). In order to better provide treatment services, the treatment staff were restructured into smaller, more flexible treatment teams, Remediation Management Teams (RMTs), which include a custody officer. Additionally, the number of Eligible Persons (EPs) was limited to 350 offenders.

The Patuxent Institution Youth Program was established under Article 27, §690A-1 (House Bill 1109). This non-voluntary program authorizes the courts to order juvenile and youthful offenders, adjudicated as adults and meeting certain eligibility criteria, to Patuxent Institution for evaluation for the Patuxent Institution Youth program. It is anticipated that this program will evaluate approximately 100 offenders per year.

Today, Patuxent Institution houses a diverse population, including female offenders who first were housed at Patuxent Institution in 1989; mentally-ill offenders who have been housed at Patuxent Institution since 1992, when the Institution was designated as the inpatient mental health center for the State correctional system; and Patuxent Youth, juveniles and youthful offenders waived as adults. The establishment of the Correctional Mental Health Center-Jessup (CMHC-J) at Patuxent Institution increases the bed space available in other DOC facilities, improves mental health services, and saves the State more than \$800,000 per year in contractual medical costs. In addition, Patuxent Institution houses

DOC inmates to alleviate overcrowding throughout the State correctional system; DOC inmates scheduled for technical parole revocation hearings; and DOC inmates participating in the Regimented Offender Treatment Center (ROTC) program.

## 1.2 Institutional Highlights.

One of the main highlights of the year was the continued funding of a \$2.3 million, five year grant awarded in FY 1995 by the National Institute of Drug Abuse (NIDA). This cooperative project between Patuxent Institution, Friends Medical Science Research Center, and the Maryland Correctional Institution-Women (MCI-J) entitled, "Effective Addiction Treatments for Female Offenders," provides a variety of much needed substance abuse treatment services for female offenders. The program, expected to serve approximately 600 female offenders over the course of the five year grant, simultaneously evaluates the effectiveness of three treatment approaches, an assessment-driven model, the Therapeutic Community model, and a Psychoeducational model. The Project Director is Dr. Henry J. Richards, Associate Director of Patuxent Institution.

Another grant awarded in FY 1995, the Patuxent Institution Horticultural Therapy Program, also received funding for year two of a possible three year grant period. This Drug Control and System Improvement Grant was awarded through the Governor's Drug and Alcohol Abuse Commission by the Bureau of Justice Assistance, Office of Justice Programs and creates a horticultural therapy program designed specifically to meet the needs of incarcerated violent juvenile and youthful offenders with a substance abuse history. The unique program's three primary goals are to provide therapy and remediation services; reduce substance abuse, alcohol abuse, and violence; and teach vocational skills. The program has both gardening and greenhouse components.

In an effort to modernize and streamline the assessment and evaluation process of incarcerated offenders, Patuxent Institution created a computerized Psychological Testing Center. Complete with a Pentium computer, a forms scanner, and a laser printer, the Center increases the efficiency of scoring and evaluating various psychological tests, thereby freeing up staff to provide needed treatment services for the offenders. The Center also permits the development of inhouse tests and questionnaires. Operational since March of 1995, the Center is expanding to include the processing of psychological tests for the entire Division of Correction, thereby providing cost efficiencies of scale.

This year, several projects were completed by the Maintenance Department which provided added security and maintenance to the Institution, met Occupational Safety and Health Administration (OSHA) standards, and facilitated the accommodation of specialized programs and populations at the Institution. These projects included: renovating all of the Institution's security gates; replacing leaky roofs and inefficient generators; resurfacing floors; and providing basic maintenance to several building areas. For the first time, the Maintenance Department reached full compliance with the tool inventory. The Maintenance Department also renovated some trailer units at the Maryland Correctional Institution for Women (MCI-W) on behalf of the NIDA grant project.

## Other institutional highlights include:

- Initiation of several internal and external research projects, all of which are ongoing; and
- Provision of comprehensive aftercare services to mental health offenders leaving the correctional system.

## 1.3 Patuxent Institution Services to Other Agencies.

As the only treatment-oriented, correctional facility in the State, Patuxent Institution serves various correctional populations and functions for the Department as a center for developing and testing the efficiency and cost-effectiveness of innovative programs. In May of 1994, the Regimented Offender Treatment Center (ROTC), part of the Correctional Options Program (COP) grant awarded to the Department of Public Safety and Correctional Services, was established at Patuxent Institution in conjunction with the Division of Parole and Probation (DPP). Although no longer grant funded, the ROTC program continues as an alternative to incarceration program which provides intensive evaluation, treatment, and referral services for non-violent, substance-abusing Division of Correction (DOC) inmates about to leave the correctional system or for DPP parolees who have returned to using drugs while on parole. Each offender receives a comprehensive psycho-social evaluation focused upon the offender's substance abuse. The ROTC is certified as an addictions treatment program by the Department of Health and Mental Hygiene and, along with ROTC-W (for women), are the only certified addictions treatment

program in a State correctional facility. Since the program's inception in June 1994, nearly 973 offenders have successfully completed the program.

With the assistance of Patuxent Institution staff, an extension of the ROTC program, the Reentry Aftercare Center (RAC), was established at Patuxent Institution's ReEntry Facility (REF) in FY 1995. The RAC serves as a day reporting and outpatient treatment site for COP and offers a variety of services and interventions which have been devised to facilitate the individual's reintegration into the community. The RAC ensures continuity of care and continued supervision to individuals successfully completing the ROTC program and graduates of Boot Camp. The program was expanded to accept referrals from all COP supervision units, Central Home Detention, and the Toulson Boot Camp.

In May of 1994, a mechanism for conducting parole revocation hearings for DOC technical parole violators was established at Patuxent Institution on a temporary basis. This process used to be conducted at the Maryland Reception, Diagnostic, and Classification Center. Offenders now are housed at Patuxent Institution until they have a hearing. Approximately 8-12 offenders are seen daily, and more than 2,000 offenders have been processed since the inception of the program.

In addition to the ROTC program and housing DOC inmates awaiting a technical parole hearing, Patuxent Institution provides a variety of services to agencies within the Department. This year, alone, Patuxent Institution has:

- ♦ Offered 25 hours of Certified continuing education programs to Department clinical staff at no cost to the employee or the Department;
- ♦ Provided services to the Correctional Options Program, including ongoing advisory and representation activities, a 14 hour training program for assessor and clinical staff which is offered three times per year, module development, program consultation, and facility and security support for the RAC at the ReEntry Facility;
- ◆ Participated on a Department-level Committee in its efforts to bring additional treatment funds to the State from the High Intensity Drug Traffic Area (HIDA) program (Dr. Richards);
- ◆ Provided program consultation for the Acupuncture Treatment program and 14 hours of training to treatment staff at the Baltimore City Detention Facility;

- ♦ Supervised weekly (legally required) an unlicensed psychologist at the Maryland Parole Commission, as well as consulted on psychological services provided and reports developed (Dr. Richards);
- ♦ Provided training to the Baltimore City Police Department in the assessment of violent behavior, which will be an ongoing project (Dr. Shapiro); and
- ♦ Provided approximately 2 Full Time Equivalent (FTE) positions to the Patuxent-Friends grant project entitled, "Effective Addiction Treatments for Female Offenders."

## 1.4 Offender Services to the Community.

Part of an offender's progress and treatment at Patuxent Institution is the development of a sense of social responsibility. Offenders are encouraged to participate in volunteer services and programs which provide an opportunity for the offenders to give something back to society. Several of these most notable programs, which originate from the offenders, are:

- The Reasoned Straight Program. Patuxent Institution male offenders have developed a counseling program targeted to at-risk young males, many of whom are already showing signs of delinquent behavior. This structured program has five consecutive weekly sessions centered around different themes, such as, "What's So Good About Being Bad?" This program serves approximately 500 children per year, and graduates of the program receive a certificate of accomplishment.
- Women Reasoning About Problems (WRAP). A female version of the Reasoned Straight Program, the WRAP program targets young women who are encountering difficulties in their lives in an attempt to help them avoid those things that would result in their being incarcerated. Last year, the Reasoned Straight Program and the Women Reasoning About Problems program jointly developed a newsletter to inform various agencies and organizations in the State who participate in the program about its activities, including membership profiles, interviews, and articles. The newsletter is published every quarter.
- Services to the Blind and Print Handicapped: The Mensa Friends Program. Offenders volunteer their services to create audio cassettes of books and articles for the Stephanie Joyce Kahn Foundation in New York and other print handicapped programs. Duplicated tapes have been distributed throughout the United States, including Puerto Rico and the Virgin Islands. Offenders also repair cassette players for the Library of Congress and the Maryland State Library for the Blind and Physically Handicapped.
- Bea Gaddy Foundation. Ms. Bea Gaddy, of Baltimore City, has spent her life helping the homeless and needy of Baltimore City. This past year, Patuxent Institution offenders assisted Ms. Gaddy in her efforts by collecting boxes of canned food goods. Patuxent Institution and its staff also participated in the Bea Gaddy Foundation by donating boxes of unclaimed, abandoned clothing and canned goods.

• Prince George's County Red Cross. Last August, three offenders with status, along with two Maintenance Department personnel, repaired and painted the pillars and porch area of the Prince George's County Red Cross building in Hyattsville, MD. Ms. Mary Jane Cook, a volunteer with the Red Cross and a member of Patuxent Institution's Citizens Advisory Committee, initially presented the idea to Patuxent Institution Director, Joseph Henneberry, who approved the community project. This innovative project provided the inmates with an opportunity to help a non-profit organization and give something back to the community, and the Red Cross a means to get some much needed repair work done.

## CHAPTER II. PATUXENT INSTITUTION TREATMENT PROGRAMS

## 2.1 The Eligible Person (EP) Program.

Patuxent Institution's Eligible Person (EP) program was established in 1977 and serves up to 350 offenders annually, 300 male offenders and 50 female offenders. In March of 1994, the General Assembly passed House Bill 425 which revised Article 31B to reflect a new role and mission for the Institution. Whereas the Institution's former role and mission focused on rehabilitating habitual, older criminals, under revised Article 31B effective October 1, 1994, the new role and mission of the Institution is the remediation of youthful offenders.

In rehabilitation, individuals are returned to their former state which, in the case of criminals, is rarely desirable. In contrast, Patuxent's remediation approach focuses on identifying those specific elements which contribute to an offender's criminal lifestyle (such as a lack of coping skills, poor anger management, and education and vocational skills), and designing interventions to effectively address the identified deficits and disabilities so that offenders can learn new behaviors, adopt new coping strategies, and develop compensatory strengths that will decrease their involvement in crime.

In order to be eligible to be evaluated for admission to Patuxent Institution's EP program, offenders in the State of Maryland correctional system must: 1) have three years or more remaining on their sentence, 2) have an intellectual impairment or emotional unbalance, 3) be likely to respond favorably to the programs and services provided at Patuxent Institution; and 4) be better able to respond to remediation through Patuxent Institution's programs and services than by other incarceration. Excluded from consideration for Patuxent Institution's EP program are those offenders who: 1) are serving two or more sentences of imprisonment for life under the provisions of Article 27, Section 412 of the Code; 2) are serving one or more sentences of imprisonment for life when a court or jury has found, beyond a reasonable doubt, that aggravating circumstances existed under the provisions of Article 27, Section 413 of the Code; or 3) have been convicted of murder in the first degree, rape in the first degree, or a sexual offense in the first degree unless the sentencing judge, at the time of sentencing or in the exercise of the judge's revisory power under the Maryland Rules, recommends that the person be referred to Patuxent Institution for evaluation.

Patuxent Institution is unique in that it functions as a complete correctional system with a community ReEntry Facility (REF) and parole authority and supervisory functions through the Board of Review. A wide range of services are offered to offenders in the EP program, including psychological, psychiatric, social casework, and medical services, as are living and parenting skills. In addition, academic and vocational skills are taught, and recreational and religious services are offered. Specialized programs within the EP program also are offered, such as Patuxent Institution's Patuxent Drug Recovery Program (PDRP). An integral part of the EP program is the establishment of an effective research, development, and training effort in order to evaluate and recommend improvements on an ongoing basis. For example, a preliminary study in FY 1994 of the psychological impact of the PDRP showed that participants became significantly less emotionally disturbed and more compliant over an 8-month period. Also, research projects to explore the reliability of various psychological tests used at the Institution and to assess recidivism factors are currently in progress.

## 2.2 The Patuxent Institution Youth Program.

Admission criteria for the Patuxent Institution Youth program are similar to the EP program. That is, Patuxent Youth must have three years or more remaining on their sentence, have an intellectual impairment or emotional unbalance, be likely to respond favorably to the programs and services provided at Patuxent Institution; and be better able to respond to remediation through Patuxent Institution's programs and services than by other incarceration. However, offenders for consideration in the Patuxent Institution Youth program must be referred to Patuxent Institution for evaluation by the court at sentencing and must be younger than 21 years old at the time of the referral. The Patuxent Institution Youth program also is non-voluntary. Patuxent Youth admitted to the program remain at Patuxent Institution until: 1) the Director of Patuxent Institution orders the offender transferred to the DOC; 2) the Patuxent Institution Board of Review, with the approval of the Secretary of Public Safety and Correctional Services, grants parole to the offender; or 3) the offender's term of imprisonment is completed as provided by law. Offenders excluded from consideration for the Patuxent Institution Youth program are those offenders who: 1) are serving two or more sentences of imprisonment for life under the provisions of Article 27, Section 412 of the Code; 2) are serving one or more sentences of imprisonment for life when a court or jury has found, beyond a reasonable doubt, that aggravating

circumstances existed under the provisions of Article 27, Section 413 of the Code; or 3) have been convicted of murder in the first degree, rape in the first degree, or a sexual offense in the first degree unless the sentencing judge, at the time of sentencing or in the exercise of the judge's revisory power under the Maryland Rules, recommends that the person be referred to Patuxent Institution for evaluation.

## 2.3 Treatment Program Modifications.

In March of 1994, the existing EP program was modified extensively to reflect the Institution's new mission of remediation and to accommodate the Patuxent Youth program. The treatment program was restructured from four treatment units into two treatment units, each consisting of three Remediation Management Teams (RMTs). An RMT is a multidisciplinary team comprised of members from the disciplines of social work and psychology, a senior correctional officer (Lieutenant or Major), and a consultant psychiatrist. Each RMT oversees and coordinates the activities of approximately 75 inmates. While these teams provide a case management function for these inmates, they are structured in a manner in which the inmate's primary therapist is not affiliated with the RMT overseeing that particular inmate's case. This separation of treatment and case management function serves to increase objectivity in decision-making related to inmate needs and progress in treatment.

In coordination with the development of the RMT concept was the development of specialized treatment modules and programs to which offenders are assigned. These modules included: two substance abuse programs, one each for male and female inmates; groups for those with a history of being sexually abused and a corresponding module for those who were physically abused; moral problem solving groups; an early memories group utilizing Arnold Bruhn's Early Memories Procedure; and a social skills group. Beyond this basic core of modules, the Institution also has a more comprehensive relapse prevention module, an assertiveness training module, and other interventions coordinated through remediation plans. This multidisciplinary, modular approach allows for more tailored treatment to meet the specific needs of each offender. Other modifications included expanding the diagnostic evaluation process to include treatment recommendations and replacing tier counseling with quarterly meetings with the offenders. Components of the program which have proved useful, such as the graded tier system, were retained.

## 2.4 Program Treatment, Modules, and Specialized Programs.

Upon being evaluated and accepted into either the EP or Patuxent Youth program, an offender is assigned to a Remediation Management Team (RMT), which is responsible for the offender's treatment throughout incarceration. Patuxent Institution's treatment program is based on a four-level, graded tier system. These four levels differ in privileges allowed to the inmates based on their demonstration of responsible behavior within the program. Offenders progress through these levels based on Institutional adjustment, therapeutic progress, and responsible self-regulation. Promotion or demotion decisions are made by the Unit based on RMT recommendations and evaluations. Offenders who successfully reach the highest level become eligible for a Unit recommendation to participate in Patuxent Institution's conditional release program (see Section 2.7, Conditional Release Program, for more detail).

Based on identifying an offender's specific deficits and treatment needs, the RMTs develop a treatment plan and refer offenders to various treatment modules and/or tailored specialized treatment programs. Modules include treatment areas such as basic therapy, social skills, moral problem solving, anger management control, decision making, assertiveness, individual therapy, and relapse prevention. Current specialized programs include the Patuxent Drug Recovery Program (PDRP) and the Patuxent Drug Recovery Program for Women (PDRP-W). Each offender's treatment plan is revised at least annually. Therapy addresses behavioral and attitudinal change, with an emphasis on developing an understanding of the effects and consequences of the offenders' crimes on victims, society, significant others, and self. Offenders who fail to fully participate in treatment may be removed from the EP program by the Board of Review or the Patuxent Institution Youth Program by the Director.

One of the highlights of Patuxent Institution's treatment program is its specialized substance abuse treatment programs, the Patuxent Drug Recovery Program for Men (PDRP) and the Patuxent Drug Recovery Program for Women (PDRP-W). In FY 1992, Dr. Henry J. Richards, Associate Director, in conjunction with Dr. David Nurco, of the Department of Psychiatry with the University of Maryland Medical School, developed the pilot PDRP substance abuse treatment program for men in an attempt to break the link between offenders' substance abuse problems and criminal activity.

Program development activities were supported by the National Institute of Corrections' (NIC) technical assistance grant which was awarded to the Department of Public Safety and Correctional Services in January of 1990 for three years. The PDRP provides specialized inpatient treatment and community aftercare services to offenders whose criminality appears to be causally related to their drug abuse problems.

In February 1995, external funds from the National Institute on Drug Abuse (NIDA) were awarded for up to five years to address the specific substance abuse treatment needs of female offenders (see Section 1.2, Institutional Highlights). It is believed that correctional drug treatment programs can form an important part of effective drug and crime control prevention strategies, and it is hoped that these substance abuse programs will become model national programs. Benefits of these substance abuse programs include better allocation of prison bed space and treatment resources, improved management of offenders released to the community on parole, and improvements in the level of public safety. The majority of these services will be delivered at MCI-W by or under the supervision of Patuxent staff.

## 2.5 Education, Vocational Skills, and Institutional Job Programs.

An integral part of Patuxent Institution's treatment programs is the furtherance of one's education and the development of vocational skills training for offenders. Many offenders enter prison without a high school diploma and have never learned a trade or held a productive job. With education and/or vocational training, offenders are better prepared to return to society with the necessary knowledge and skills to maintain crime-free lives in the community. While in the EP and Patuxent Institution Youth programs, offenders are expected to fully participate in education and/or vocational skills training. As of the end of FY 1996, 113 offenders were enrolled in the school, with 90 offenders enrolled in academic courses and 23 offenders enrolled in vocational shops.

Patuxent Institution's Education Department is under the joint management of the Director and the Maryland State Department of Education (MSDE). Correctional Principal James Younger supervises a staff of six general academic instructors, one special education instructor, five vocational instructors, and one librarian from MSDE. The academic/special education instructors prepare offenders for

achieving Eighth grade certificates and General Equivalency Diplomas (GEDs). Eighth grade certificates were awarded to 8 offenders in Patuxent's EP program and four Patuxent Youth. The GED was awarded to 13 EP offenders and three Patuxent Youth. No college courses were offered in Fiscal Year 1996. However, 18 offenders in the Patuxent Institution Horticultural Therapy Program received continuing education units from Sojourner-Douglass College.

Currently, vocational shops are only offered to offenders in Patuxent Institution's treatment programs. The vocational instructors provide vocational skills in six vocational shops: auto mechanics, barber science, building maintenance, plumbing, residential house wiring, and sheetmetal. Certificates for successful completion of vocational shops were awarded to 44 offenders, 6 of whom were female. The 44 certificates were awarded in the following shops: Building Maintenance (21), Plumbing (6), Residential House Wiring (10), and Sheetmetal (7).

Of the 27 offenders who received conditional release status this fiscal year:

- 37% (10 offenders) had earned a GED at Patuxent Institution, and three of these offenders had obtained an AA degree.
- Of the 30% (8 offenders) granted conditional release status who had arrived at Patuxent Institution with a high school diploma or greater, 50% (4 offenders) had furthered their education by obtaining an AA or BA degree.
- Nearly 56% (15 offenders) had participated in vocational training classes during the course of their incarceration at Patuxent Institution.

In addition to furthering their education and developing vocational skills, offenders participate in Patuxent's Institutional Job program. As part of their treatment, offenders maintain an Institutional job, such as in sanitation or maintenance. Through this program, offenders begin to develop a work ethic (many for the first time), learn the value of productive work, and acquire work experience so that they are better prepared to return to society as productive citizens. A recent study by the Bureau of Prisons' Office of Research and Evaluation (ORE), "The Post-Release Employment Project (PREP)," lends support to the notion that prison work and training programs have a significant positive impact on participants. Initial results of this study found that offenders who received training and work experience while incarcerated were less likely to receive misconduct (incident) reports in

prison, were more likely to be employed during their halfway house stay and after release, and were less likely to recidivate than similar offenders who are not trained or employed during their imprisonments (Federal Prison Journal, Winter 1992, page 33).

## 2.6 Recreation, Religious, and Volunteer Programs.

Integral to the treatment programs are recreation, religious, and volunteer activities. Administered by the Warden's Office, Patuxent Institution's recreation, religious, and volunteer programs have more than 379 community volunteers yearly, 100 of whom volunteer on a regular basis. Patuxent Institution's recreational activities include daily gym or yard activities and intramural sports.

Patuxent Institution's religious program provides numerous activities to assist offenders with their spiritual growth and development. The religious program is coordinated by Chaplain Banks who has been coordinating Patuxent Institution's religious activities for 22 years. The religious program consists of Bible study, Sunday services, and an all male choir, Voices of Freedom. The religious program covers all denominations, and each Sunday a different, "visiting" Church holds ceremonies. On any given occasion, up to 200 offenders may participate in a religious activity.

Patuxent Institution's volunteer programs are coordinated by Mr. Carroll Washington. These volunteer programs are originated by the offenders and provide an opportunity for the offenders to "give something back to society." It is estimated that at least 90% of the offenders at Patuxent Institution, including DOC offenders, participate in some volunteer program. These programs include:

- The Reasoned Straight Program. Patuxent Institution male offenders have developed a counseling program targeted to at-risk young males, many of whom are already showing signs of delinquent behavior. This structured program has five consecutive weekly sessions centered around different themes, such as, "What's So Good About Being Bad?" This program serves approximately 500 children per year, and graduates of the program receive a certificate of accomplishment.
- Women Reasoning About Problems (WRAP). A female version of the Reasoned Straight Program, the WRAP program targets young women who are encountering difficulties in their lives in an attempt to help them avoid those things that would result in their being incarcerated.

- Services to the Blind and Print Handicapped: The Mensa Friends Program. Offenders volunteer their services to create audio cassettes of books and articles for the Stephanie Joyce Kahn Foundation in New York and other print handicapped programs. Duplicated tapes have been distributed throughout the United States, including Puerto Rico and the Virgin Islands. Offenders also repair cassette players for the Library of Congress and the Maryland State Library for the Blind and Physically Handicapped.
- Various Self Help Groups. Groups such as Alcoholics Anonymous (AA) and Narcotics Anonymous (NA) assist offenders in dealing with alcohol and substance abuse problems.

In addition, offenders assist various volunteer activities and groups, such as the Red Cross.

Patuxent Institution also has three Inmate Advisory Councils (IACs), one each representing Patuxent Institution male offenders, Patuxent Institution female offenders, and DOC offenders. Monthly, the IACs meet with the Director, the Associate Director of Treatment, the Warden, and the Chief of Security to discuss housing and other program issues of concern to the offender population. These IACs, which foster open communications between the administration and the offender population, alleviate any potential situations that might arise before they can develop and also result in promoting a harmonious environment in the facility.

#### 2.7 Conditional Release Program.

As mentioned under Section 2.4, Program Treatment, Modules, and Specialized Programs, offenders who successfully reach Level IV of the graded tier system are eligible, after one year on Level IV, for recommendation for status in Patuxent Institution's pre-release program. Consideration for status is <u>not</u> automatic—it is the result of a consensus of the RMT and Unit treatment staff that more intensive study of the offender's progress and adjustment is warranted. Patuxent Institution's Board of Review also may, at any time, direct a treatment unit to conduct an evaluation on an offender with regard to a status consideration. Such evaluations may result in either a recommendation for pre-release status, a recommendation that the offender has reached maximum benefit from the program and should be returned to the DOC, or a reformulation of treatment approach without a recommendation for a change in status. The Board of Review is in no case bound to support a treatment unit's recommendation.

The Board of Review may grant participation in one of several pre-release and reentry programs. These programs consist of gradual, hierarchical steps toward return to the community and provide the staff with opportunities to assess the offender's adjustment as external structure is gradually decreased. Pre-release and reentry programs include:

- Accompanied Day Leaves, in which Patuxent Institution staff accompany the offender on an approved day leave;
- Work/School Release Status, in which the offender is permitted to work or attend school in the community during the day while residing in Patuxent Institution's reentry facility;
- Parole to the Reentry Facility, in which the offender resides in the reentry facility and prepares for release to the community; and
- Community Parole, in which the offender establishes an independent living situation in the State.

Patuxent Institution's pre-release and reentry programs are strictly monitored. All leaves are conducted based on itineraries approved in advance by the Board of Review. All forms of employment or contractual agreements and residences also must be approved by the Board of Review. Staff telephone checks, job and home checks, unannounced visits, and drug testing (EMIT urinalysis) of the offender are all routine aspects of the conditional release program.

Failure on the part of the offender to fully comply with the conditions of any pre-release status is grounds for sanctions against the offender, sanctions which range from revocation of status, return to Patuxent Institution for incarceration, or removal from the treatment program. The Board of Review also may impose any additional monitoring procedures, restrictions, limitations, or requirements on the offender which the Board of Review views as consistent with ensuring public safety and furthering the therapeutic goals of the treatment programs.

#### CHAPTER III. CORRECTIONAL MENTAL HEALTH CENTER-JESSUP

In FY 1992, the Secretary of Public Safety and Correctional Services mandated the consolidation of mental health services to the Division of Correction under the management of the Director of Patuxent Institution. Thus, Patuxent Institution, under the leadership of Director Henneberry, became the State administrative headquarters and the residential treatment center for housing offenders in the correctional system who were found legally responsible for their crimes.

The Correctional Mental Health Center-Jessup (CMHC-Jessup) provides mental health and medical services to mentally-ill offenders. The goals of the CMHC-Jessup are to effectively and efficiently administer mental health services to those offenders in the State of Maryland correctional system who require them and to provide an after-care component for those mentally-ill offenders upon completion of their sentence. As of the end of FY 1996, an average of 162 mentally-ill offenders were housed at Patuxent Institution in the CMHC-Jessup. Over the year, approximately 290 referrals from the DOC were accepted. The centralization and consolidation of mental health services for offenders at Patuxent Institution offers considerable cost savings to the State, with projected savings of more than \$800,000 per year in contractual medical costs. Additional benefits include improved resource allocation within the correctional system as a whole, reduced disruption in the operation of other correctional facilities, and increased bed space in those facilities through double-celling.

The CMHC-Jessup also provides a comprehensive, after-care plan for mentally ill offenders. Mr. Richard Warren, a Licensed Certified Clinical Social Worker, at the direction of Director Henneberry provides comprehensive after care planning with all mentally ill offenders who return to the community due to mandatory release or parole. These service plans include both inpatient and outpatient services, determined by the level of care needed at time of release. Referrals not only address the immediate psychiatric needs of the inmate, but also may include substance abuse, housing, entitlements such as Social Security, housing and other social support.

In 1994, an inter-agency agreement with the CMHC-Jessup and the Department of Health and Mental Hygiene was developed to coordinate a smooth transition for inmates/patients who are about to leave the correctional system and require further inpatient care. As these inmates complete their sentence, they are discharged to the inpatient care of one of the regional mental hospitals or Clifton T. Perkins State Hospital. This important agreement ensures continuity of care for the patient and provides another measure for public safety to ensure those inmates with mental disorders are not a threat to themselves or others.

In the January 1995 Report to Governor Glendening, "Report of the State/Local Criminal Justice/Mental Health Task Force," treatment and public safety issues were addressed. The CMHC-J's comprehensive aftercare program's goal addresses the concern and recommendations voiced in this report. The Community Mental Health Social Work component of Correctional Mental Health Center seeks to:

- Provide access to resources for those individuals released back to the community for adequate mental health care so that psychological stability continues and monitoring for relapse occurs.
- ♦ Promote mental health and supervision to curtail criminal activity. The fundamental philosophy of this program is to enhance public safety through referrals to state, local, and community mental health agencies, police, and parole and probation offices.

These tasks are accomplished through the collaborative working agreements between the Mental Hygiene Administration, Community core service agencies, the Public Defender's Office for Client Services, the Parole Commission, the Division of Parole and Probation, to name a few of the positive interagency relationships that have been developed to address the mentally ill offender. The CMHC-J is effectively addressing the needs of the mentally ill offender throughout the State correctional system. Despite nearly 200 admissions to the CMHC-J for suicidality, there were no successful suicides, which reflects highly on the management of the Center.

As of the writing of this report, Patuxent Institution has developed a training tape specifically designed for correctional officers which instructs them on the custody and care of the mentally disordered offender. Also, ongoing training to address the treament needs of the mentally disordered offender continues for both correctional and clinical staff.

#### CHAPTER IV. FY 1996 OPERATING COSTS AND STAFFING LEVEL

Patuxent Institution's appropriation and expenditures for FY 1996 are presented in Table 4a, Operating Cost--FY 1996, on the following page. The total operating cost for FY 1996 was \$25,590,283, a slight increase (4.3%) over FY 1995. This increase can be attributed to the increased number and variety of programs operating at the Institution, which increased the bed turnover rate and custodial costs; the FY 1994 acquisition of the Maryland Correctional Institution-Women's Accounting staff, which increased administrative costs; and a 2% drop in the average daily population. Education expenditures are not reflected in this budget for they come out of Maryland State Department of Education (MSDE) funds.

The bed turnover rate at the Institution ranged as high as 600 offenders per month, due to the variety of programs and populations, particularly mentally ill offenders and technical parole violators, housed at the Institution. This type of movement is generally unheard of in a maximum security facility and contributed to increased custodial costs.

At the close of FY 1996, 491.7 staff positions were authorized. These positions are divided as follows:

- 74% Custodial staff;
- 8% Food and maintenance staff:
- 9% Fiscal, medical, and support staff;
- 6% Clinical treatment staff; and
- 3% Administrative staff.

It should be noted that the Finance Department of the Maryland Correctional Institution for Women (MCI-W) in Jessup, Maryland, was merged into the Patuxent Institution Finance Department at the close of FY 1994 and resulted in an overall increase in staff positions for the Institution.

TABLE 4a
OPERATING COST--FY 1996

	GENERAL FUNDS	SPECIAL FUNDS <sup>1</sup>	FEDERAL FUNDS <sup>2</sup>	TOTAL FUNDS
ORIGINAL APPROPRIATION	\$24,898,974	\$432,067	\$25,604	\$25,356,645
ACTUAL EXPENDITURES:				
General Administration	\$2,253,754		,	\$2,253,754
Custodial Care	\$15,405,534	\$399,800		\$15,805,334
Dietary Services	\$1,541,053			\$1,541,053
Plant Operations/Maintenance	\$1,953,506			\$1,953,506
Diagnostic/Classification/Treatment Services <sup>3</sup>	\$3,716,859	\$8,534	\$25,604	\$3,750,997
Outpatient Services (ReEntry Facility)	\$285,639			\$285,639
TOTAL OPERATING COST:	\$25,156,345	\$408,334	.\$25,604	\$25,590,283
AVERAGE DAILY POPULATION:4	931			
PER CAPITA COST:5	\$27,020			•

<sup>&</sup>lt;sup>1</sup>Inmate Welfare.

<sup>&</sup>lt;sup>2</sup>Patuxent Institution was awarded a grant through the Office of Crime Prevention and Control (formerly the Governor's Drug and Alcohol Abuse Commission) by the Bureau of Justice Assistance, Office of Justice Programs, to develop a Horticultural Therapy Program which addresses the needs of substance abusing offenders. The award of this grant required a 25% cash match (\$8,534), which came out of Inmate Welfarc Funds.

<sup>&</sup>lt;sup>3</sup>Includes \$1,521,823 in Correctional Medical Services (CMS) contractual medical care costs.

<sup>&</sup>lt;sup>4</sup>Average population for the entire year. Includes offenders in the Patuxent Institution Youth Program and the Eligible Person (EP) Program (including parolees), offenders held at Patuxent Institution on a temporary basis for the Division of Correction (DOC), and offenders in the Community Mental Health Center-Jessup. In Fiscal Year 1996, an average of 378 offenders in Patuxent Institution's treatment programs, 391 DOC transient offenders, and 162 DOC mental health offenders were housed at the Institution.

<sup>&</sup>lt;sup>5</sup>This year's per capita cost reflects an increase of 6% over FY 1995's per capita cost. The higher per capita cost can be attributed to a lower number of offenders housed at the Institution and an increase in the number and turnover of temporary parole violators housed at the Institution.

# CHAPTER V. OFFENDERS EVALUATED IN FY 1996 FOR TREATMENT AT PATUXENT INSTITUTION

Up until FY 1994, Patuxent Institution had one treatment program, the Eligible Person (EP) program. In March 1994, the Maryland State Legislature created the Patuxent Institution Youth program to treat juveniles and youthful offenders waived as adults and referred by the court at the time of sentencing to Patuxent Institution for evaluation (refer to Chapter II, Patuxent Institution Treatment Programs, for more information). Although the referral criteria is different for the programs, they both have the same evaluation process. This chapter presents data on the number of offenders evaluated for Patuxent Institution's treatment programs. The tables presented in this chapter combine data from both treatment programs.

Once an offender is referred to and arrives at the Institution for evaluation, a Patuxent Institution evaluation team is assembled to review relevant information on the offender and to begin the evaluation process. The evaluation process involves extensive psychiatric and psychological testing of the offender, and a thorough review of the offender's social, physical, and mental condition and history. The evaluation team of clinical, administrative, and custodial personnel (including at least one psychiatrist, one psychologist, and one social worker) then will determine whether or not the individual is eligible for the referred treatment program (EP or Patuxent Youth program). If the offender is found ineligible, he or she is returned to the custody of the Division of Correction. Offenders found eligible for the referred treatment program remain at Patuxent Institution for treatment.

In order to be found eligible for either the EP or Patuxent Youth program, an offender must, in addition to having three or more years remaining on his or her sentence:

- have an intellectual impairment or emotional unbalance;
- be likely to respond favorably to the programs and services provided at Patuxent Institution; and
- be better able to respond to remediation through Patuxent Institution's programs and services than by other incarceration.

However, those offenders referred by the court at the time of sentencing for the Patuxent Institution Youth program must be younger than 21 years old at the time of referral.

In Fiscal Year 1996, the staff evaluated a total of 141 offenders for possible admission into Patuxent's treatment programs, an increase of 25% over FY 1995. Most of this increase can be attributed to the increase in the number of Patuxent Institution Youth evaluated for treatment. As of the close of FY 1995, 11 youth were under evaluation for consideration in the Patuxent Institution Youth program. By the close of FY 1996, this number had more than quadrupled to 47. Of the 47 Patuxent Youth evaluated, 43 Patuxent Youth (91%) were found eligible for the program, and four (9%) were found ineligible for the treatment program. In contrast, 94 offenders were evaluated for the EP program. Of this number, 40 offenders (43%) were found eligible, and 54 offenders (57%) were found ineligible for treatment. Over the next year or so, the number of Patuxent Youth is expected to significantly increase as the courts become more familiar with the Patuxent Youth program. Patuxent Institution has undertaken some outreach efforts with the courts, including presentations by the Director.

## **5.1** Demographics

Table 5a, Sex, Race, and Age Distribution of Offenders Evaluated at Patuxent Institution in FY 1996, on the following page, presents demographic data on the number and percent of eligible and ineligible offenders evaluated in FY 1996 by sex, race, and age categories and shows that:

#### SEX

- The majority of offenders evaluated and accepted into the program are male; however, 75% of the females evaluated were accepted into the program.
- The rate of acceptance for male offenders into the program was 56%. The rate of acceptance of Patuxent Institution Youth is 91.5%, versus 42.5% for EPs.

TABLE 5a SEX, RACE, AND AGE DISTRIBUTION OF OFFENDERS EVALUATED AT PATUXENT INSTITUTION IN FY 1996

	ELIGIBLE N=83			LIGIBLE =58	EVALUATED <sup>1</sup> N=141		
CATEGORY	#	0/0	#	0/0	#	0/0	
SEX							
Female	15	18.1%	5	8.6%	20	14.2%	
Male	68	81.9%	53	91.4%	121	85.8%	
RACE <sup>2</sup>							
African-American	61	73.5%	45	77.6%	106	75.2%	
American Indian	0	0.0%	2	3.4%	2	1.4%	
Caucasian	22	26.5%	11	19.0%	33	23.4%	
AGE							
15-19	24	28.9%	5	8.6%	29	20.6%	
20-24	27	32.5%	18	31.0%	45	31.9%	
25-29	16	19.3%	13	22.4%	29	20.6%	
30-34	11	13.3%	8	13.8%	19	13.5%	
35-39	4	4.8%	5	8.6%	9	6.4%	
40-44	1	1.2%	5	8.6%	6	4.2%	
45-49	0	0.0%	2	3.5%	2	1.4%	
50-54	0	0.0%	2	3.5%	2	1.4%	
55+	0	0.0%	0	0.0%	0	0.0%	
MEAN:	24 Y	EARS	29 YEARS 26 Y		ÆARS		
MEDIAN:	22	/EARS	27	YEARS	24 YEARS		
RANGE:	16-43 Y	YEARS	17-54 YEARS		16-54 YEARS		

<sup>\*</sup>Offenders evaluated for the Patuxent Institution Youth Program totaled 47. Four of these offenders were found ineligible for the program. The number of offenders evaluated for the EP program totaled 94, and 54 were found ineligible.

<sup>&</sup>lt;sup>2</sup>No Asian or Hispanic offenders were referred to the Institution for evaluation during FY 1996.

## RACE

- The percent of offenders evaluated by race closely resembles Maryland's correctional population.
- No Asian or Hispanic offenders were referred to Patuxent Institution for evaluation.
- Approximately 86% of the offenders evaluated were under 35 years old, and nearly 94% of these offenders were found eligible for the EP program.
- The older an offender, the less likely the offender would be referred to the Institution for evaluation, given the Institution's new mission of remediating youthful offenders. Only 7% of the offenders referred to the Institution for evaluation were 40 years old or older, versus 11% in FY 1995.
- Offenders under age 25 represent 61% of the offenders accepted into the program.

Table 5b, FY 1996 Evaluated Offenders' Place of Birth, on the following page, lists the state or country (if not the United States) in which the evaluated offenders were born. As Table 5b illustrates:

- The majority of evaluated offenders found both eligible and ineligible for the treatment programs were born in the State of Maryland.
- Of the offenders accepted into the treatment programs in FY 1996, 60% were born in Maryland, and 19% of the offenders accepted into the EP program were born in the District of Columbia. Two offenders accepted for treatment were born in another country, South Africa and the Soviet Union.

TABLE 5b FY 1996 EVALUATED OFFENDERS' PLACE OF BIRTH

	ELIGIBLE N=83			LIGIBLE V=58	EVALUATED N=141	
State/COUNTRY	##	%	#	%	#	%
Alabama	0	0.0%	1	1.7%	1	0.7%
BRITISH COLUMBIA	0	0.0%	1	1.7%	1	0.7%
California	1	1.2%	0	0.0%	1	0.7%
District of Columbia	16	19.3%	16	27.6%	32	22.7%
Florida	2	2.4%	0	0.0%	2	1.4%
Illinois	0	0.0%	1	1.7%	1	0.7%
Indiana	0	0.0%	1	1.7%	1	0.7%
JAMAICA	0	0.0%	1	1.7%	1	0.7%
Maryland	50	60.3%	31	53.5%	81	57.4%
Missouri	1	1.2%	0	0.0%	1	0.7%
Nebraska	0	0.0%	1	1.7%	1	0.7%
New Hampshire	1	1.2%	0	0.0%	1	0.7%
New Jersey	1	1.2%	0	0.0%	1	0.7%
New York	3	3.6%	0	0.0%	3	2.1%
North Carolina	2	2.4%	0	0.0%	2	1.4%
Pennsylvania	2	2.4%	1	1.7%	3	2.1%
South Carolina	0	0.0%	1	1.7%	1	0.7%
SOUTH AFRICA	1	1.2%	0	0.0%	1	0.7%
SOVIET UNION	1	1.2%	0	0.0%	1	0.7%
Texas	1	1.2%	0	0.0%	1	0.7%
Virginia	1	1.2%	3	5.2%	4	2.8%

#### 5.2 Offense Characteristics.

The offense characteristics of the offenders evaluated in FY 1996 can be discussed in three areas:

1) most serious offense, 2) sentence length in years, and 3) county of conviction. Three tables,

Tables 5c-5e, present data on these three variables.

Table 5c, Most Serious Offense of Offenders Evaluated in FY 1996, on the following page, gives the number and percent of offenders evaluated in FY 1996 found eligible and ineligible for the treatment programs by type of offense. Data on the most serious offense of offenders in each treatment program, EP and Patuxent Institution Youth program, are presented in Chapters 6 and 7, respectively. The various types of offenses are categorized into four broad categories used by the National Institute of Justice: 1) violent offenses, 2) property offenses, 3) drug offenses, and 4) public-order offenses. The following conclusions may be drawn from this table:

- More than 80% of the offenders evaluated for admission to the treatment programs were violent offenders. All of these offenders had received a judge's recommendation to Patuxent Institution for evaluation.
- Offenders who committed a violent offense represent 82% of the offenders accepted into the program.
- The crimes of approximately 71% of the offenders found eligible for the treatment programs came from the following three offenses: robbery (30%), homicide (24%), and assault (14%).
- The percent of offenders accepted into the program with drug offenses was 8%.

TABLE 5c MOST SERIOUS OFFENSE OF OFFENDERS EVALUATED IN FY 1996

	l .	GIBLE =83		LIGIBLE =58	EVALUATED N=141	
TYPE OF OFFENSE	#	0/0	#	0/0	#	0/0
VIOLENT OFFENSES	68	81.9%	45	77.6%	113	80.1%
Homicide	20	24.1%	15	25.9%	35	24.8%
Sexual Assault <sup>1</sup>	3	3.6%	11	19.0%	14	9.9%
Kidnapping	0	0.0%	1	1.7%	1	0.7%
Robbery	25	30.1%	9	15.5%	34	24.1%
Assault <sup>2</sup>	14	16.9%	5	8.6%	19	13.5%
Other Violent <sup>3</sup>	6	7.2%	4	6.9%	10	7.1%
PROPERTY OFFENSES	8	9.6%	9	15.5%	17	12.1%
Burglary	3	3.6%	7	12.1%	10	7.1%
Arson	1	1.2%	0	0.0%	1	0.7%
Larceny	2	2.4%	1	1.7%	3	2.1%
Other Property <sup>4</sup>	2	2.4%	1	1.7%	3	2.1%
DRUG OFFENSES	7	8.4%	4	6.9%	11	7.8%
Possession <sup>5</sup>	0	0.0%	2	3.4%	2	1.4%
Distribution	4	4.8%	1	1.7%	5	3.5%
Conspiracy	3	3.6%	0	0.0%	3	2.1%
Drugs Other	0	0.0%	1	1.7%	1	0.7%
PUBLIC-ORDER OFFENSES <sup>6</sup>	0	0.0%	0	0.0%	. 0	0.0%

<sup>&</sup>lt;sup>1</sup>Sexual Assault includes rape (1st and 2nd degree) and attempted rape; sexual offense (1st, 2nd, and 3rd degree); and incest and child abuse.

<sup>&</sup>lt;sup>2</sup>Assault includes battery and assault with intent to murder, rape, or maim.

<sup>&</sup>lt;sup>3</sup>Other Violent includes conspiracy to murder, attempted murder, and accessory to murder; malicious wounding; attempted robbery with a deadly weapon; and handgun violations/earrying a deadly weapon.

Other Property includes uttering and arson.

<sup>&</sup>lt;sup>5</sup>Possession includes possession with intent to distribute.

<sup>&</sup>lt;sup>6</sup>Public-Order Offenses include probation violations.

Table 5d, Sentence Length in Years of Offenders Evaluated in FY 1996, below, reflects Patuxent Institution's growing tendency to admit offenders with a lower sentence length. Nearly 64% of the offenders accepted into the program had a sentence length of 15 years or less.

TABLE 5d SENTENCE LENGTH IN YEARS OF OFFENDERS EVALUATED IN FY 1996

	11 , 200	GIBLE =83	THE RESERVE OF THE PARTY OF THE	LIGIBLE =58	70 10 10 100	UATED =141
YEARS	#	0/0	#	%	#	%
Less Than 5 Years	2	2.4%	0	0.0%	2	1.4%
5-10 Years	32	38.6%	13	22.4%	45	31.9%
11-15 Years	19	22.9%	9	15.5%	28	19.9%
16-20 Years	14	16.9%	13	22.4%	27	19.2%
21-25 Years	3	3.6%	7	12.1%	10	7.1%
26-30 Years	5	6.0%	3	5.2%	8	5.7%
31-35 Years	1	1.2%	1	1.7%	2	1.4%
<b>36-40 Years</b>	0	0.0%	2	3.4%	2	1.4%
41-45 Years	0	0.0%	0	0.0%	0	0.0%
46-50 Years	1	1.2%	1	1.7%	2	1.4%
51+ Years	0	0.0%	0	0.0%	0	0.0%
LIFE	6	7.2%	9	15.5%	15	10.6%

NON-LIFERS				
and the second	ELIGIBLE	NON-ELIGIBLE	EVALUATION	
MEAN:	14 YEARS	18 YEARS	16 YEARS	
MEDIAN:	12 YEARS	18 YEARS	15 YEARS	
RANGE:	3-50 YEARS	7-50 YEARS	3-50 YEARS	

Table 5e, County of Conviction of Offenders Evaluated in FY 1996, below, presents data on the County/CITY in which the evaluated offenders were convicted.

TABLE 5e COUNTY OF CONVICTION OF OFFENDERS EVALUATED IN FY 1996

	1005 000 000 000 000 000 000 000 000 000	GIBLE =83	<ul> <li>994559028506456040604667</li> </ul>	LIGIBLE =58	EVAL) N=	UATED 141
County/CITY	#	%	#	%	#	%
Allegany	1	1.2%	0	0.0%	1	0.7%
Anne Arundel County	5	6.0%	1	1.7%	6	4.3%
BALTIMORE CITY	23	27.7%	18	31.0%	41	29.1%
<b>Baltimore County</b>	17	20.5%	10	17.2%	27	19.1%
Cecil County	0	0.0%	1	1.7%	1	0.7%
<b>Charles County</b>	1 :	1.2%	3	5.2%	4	2.8%
<b>Dorchester County</b>	0	0.0%	1	1.7%	1	0.7%
Frederick County	1	1.2%	0	0.0%	1	0.7%
Harford County	1	1.2%	4	6.9%	5	3.5%
Howard County	1	1.2%	0	0.0%	1	0.7%
Montgomery County	2	2.4%	4	6.9%	6	4.3%
Prince George's County	27	32.5%	15	25.9%	42	29.8%
Queen Anne	1	1.2%	1	1.7%	2	1.4%
Washington County	1	0.0%	0	0.0%	1	0.7%
Wicomico County	2	2.4%	0	0.0%	2	1.4%

<sup>•</sup> The majority of offenders evaluated (78%) were convicted in one city and two counties: 1) Prince George's County (30%); 2) Baltimore City (29%); and 3) Baltimore County (19%).

<sup>•</sup> No offenders evaluated were from Calvert, Caroline, Carroll, Garrett, Kent, St. Mary's, Somerset, Talbot, or Worcester counties.

# CHAPTER VI. CURRENT ELIGIBLE PERSON POPULATION AND DEMOGRAPHICS

At the end of FY 1996, a total of 334 offenders were participating in Patuxent Institution's Eligible Person program. This number includes 13 offenders living at the ReEntry Facility (REF) in downtown Baltimore (12 offenders on work release status and one offender on parole to the REF) and 57 parolees in the community, one of whom is on Interstate Corrections Compact (ICC) agreement. As of the close of FY 1996, 59 of the 334 offenders were classified as diagnostic, that is, under evaluation for acceptance into Patuxent's EP program. Two warrants remain outstanding for breach of trust. There were no escapes from Patuxent Institution's main facility in Jessup.

#### **6.1** Demographics.

Demographics on the sex, race, and age of the current population under treatment are presented in Table 6a, Sex, Race, and Age Distribution of Patuxent Institution Eligible Persons in FY 1996, on the following page. The following information can be gleaned from this table:

#### SEX

• The majority of offenders in the EP program are male, 85%, with female offenders comprising 15%.

## RACE

• The majority of offenders are either African-American (61%) or Caucasian (39%). Asian and Hispanic offenders each accounted for less than 1% of the FY 1996 EP population.

#### **AGE**

- The mean age is 34 years, and the range is between 16 and 63 years old.
- Less than 6% of the current EP population is over the age of 49. Middle-aged offenders (ages 35-49) represent approximately 41% of the population. More than half (53%) of the current treatment population is between 15 and 34 years old. Over time, the average age of the treatment population is expected to continue to decrease to reflect Patuxent Institution's new mission of remediating youthful offenders, which became effective October 1, 1994.

TABLE 6a SEX, RACE, AND AGE DISTRIBUTION OF PATUXENT INSTITUTION ELIGIBLE PERSONS IN FY 1996

	OFFENDERS N=		
CATEGORY	#	0/0	
SEX		I.	
Male	283	84.7%	
Female	51	15.3%	
RACE*			
African-American	202	60.5%	
Asian	1	0.3%	
Caucasian	130	38.9%	
Hispanic	1	0.3%	
AGE			
15-19	8	6.8%	
20-24	62	15.7%	
25-29	61	13.0%	
30-34	70	19.5%	
35-39	56	18.2%	
40-44	53	14.6%	
45-49	29	7.8%	
50-54	8	2.3%	
55+	11	2.1%	
MEAN:	34 YEARS		
MEDIAN:	34	YEARS	
RANGE:	16-63 YEARS		

\*Note: No offenders of American Indian ethnicity were in the treatment program during FY 1996.

In accordance with its new mission, Patuxent Institution has been redirecting its energies and focusing on the remediation of youthful offenders, rather than the rehabilitation of habitual, older offenders. This changing trend is reflected in Table 6b, Admission Age of the FY 1996 Eligible Persons Population, below.

TABLE 6b
ADMISSION AGE OF THE FY 1996 ELIGIBLE PERSONS POPULATION

	OFFENDE	RS N=334	
AGE	#	%	
15-19	47	14.1%	
20-24	95	28.4%	
25-29	84	25.2%	
30-34	54	16.2%	
35-39	32	9.6%	
40-44	12	3.6%	
45-49	5	1.5%	
50-54	4	1.2%	
55+	1	0.3%	
MEAN:	27 Y	EARS	
MEDIAN:	26 YEARS		
RANGE:	16-56 YEARS		

### At the time of admission:

- Nearly 84% of the offenders were between the ages of 15 and 34.
- Less than 7% of the offenders were over 40 years old at the time of admittance to the EP program.

Table 6c, FY 1996 Eligible Persons Population Place of Birth, on the following page, presents the state or country in which the offender was born.

TABLE 6c FY 1996 ELIGIBLE PERSONS PLACE OF BIRTH

STATE	ORTEHO)	ers N=334 ·
Alabama	3	0.9%
California	1	0.3%
Colorado	2	0.6%
Delaware	2	0.6%
District of Columbia	56	16.8%
Florida	4	1.1%
Georgia	3	0.9%
Iowa	1	0.3%
Kansas	1	0.3%
Kentucky	1	0.3%
Louisiana	1	0.3%
Maine	1	0.3%
Maryland	201	60.2%
Missouri	1	0.3%
Nebraska	1	0.3%
New Hampshire	1	0.3%
New Jersey	5	1.5%
New York	8	2.4%
North Carolina	8	2.4%
Ohio	3	0.9%
Pennsylvania	13	3.9%
South Carolina	1	0.3%
Tennessee	1	0.3%
Virginia	7	2.1%
West Virginia	2	0.6%

TABLE 6c, Continued

TABLE PERSONS PLACE OF BIRTH

Constitution of the Consti		OFFE	OFFENDERS N=334		
C	OUNTRY	# # # # # # # # # # # # # # # # # # #		%	
Canada 🖢		a.l.	rsda A	0.3%	
Germany	And the second s	2	havada "A	0.6%	
Japan	Manageros vas	412 A	Chara	0.3%	
Soviet Un	ion	1	well ()	0.3%	
Thailand	82	sidmolo lo k	sintu (L	0.3%	
	TOTAL	334	liig I	100%	

As this table shows, more than 98% of the treatment population was born in the United States. Only six offenders, approximately 2% of the treatment population, were born in foreign countries: one from Canada, two from Germany, and one each from Japan, the Soviet Union, and Thailand. The majority of offenders came from: Maryland (60%), the District of Columbia (17%), and Pennsylvania (4%).

#### 6.2 Offense Characteristics.

0.9%

50.2%

The offense characteristics of the current treatment population are presented in three areas: 1) most serious offense, 2) sentence length in years, and 3) county of conviction. Three corresponding tables, Tables 6d-6f present data on these three variables.

ABEARS ARPA

Table 6d, Most Serious Offense of the FY 1996 Eligible Persons Population, on the following page, gives the number and percent of offenders under treatment in FY 1996 by type of offense. The various type of offenses are categorized into the following four broad categories used by the National Institute of Justice: 1) violent offenses, 2) property offenses, 3) drug offenses, and 4) public-order offenses.

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# TABLE 6d MOST SERIOUS OFFENSE OF THE FY 1996 ELIGIBLE PERSONS POPULATION

	OFFENDERS N=334	
TYPE OF OFFENSE	#	0/0
VIOLENT OFFENSES	286	85.6%
Homicide	144	43.1%
Sexual Assault <sup>1</sup>	47	14.1%
Kidnapping	2	0.6%
Robbery	54	16.2%
Assault <sup>2</sup>	20	6.0%
Other Violent <sup>3</sup>	19	5.7%
PROPERTY OFFENSES	18	5.4%
Burglary	13	3.9%
Arson	2	0.6%
Larceny	1	0.3%
Other Property <sup>4</sup>	2	0.6%
DRUG OFFENSES	30	9.0%
Possession <sup>5</sup>	9	2.7%
Distribution	8	2.4%
Conspiracy	13	3.9%
Other	0	0.0%
PUBLIC-ORDER OFFENSES <sup>6</sup>	0	0.0%

<sup>&</sup>lt;sup>1</sup>Sexual Assault includes rape (1st and 2nd degree) and attempted rape; sexual offense (1st, 2nd, and 3rd degree); and incest and child abuse.

<sup>&</sup>lt;sup>2</sup>Assault includes battery and assault with intent to murder, rape, or maim.

<sup>&</sup>lt;sup>3</sup>Other Violent includes conspiracy to murder, attempted murder, and accessory to murder, malicious wounding; attempted robbery with a deadly weapon; and handgun violations/carrying a deadly weapon.

<sup>&</sup>lt;sup>4</sup>Other Property includes uttering and arson.

<sup>&</sup>lt;sup>5</sup>Possession includes possession with intent to distribute.

<sup>&</sup>lt;sup>6</sup>Public-Order Offenses include probation violations.

Table 6d, Most Serious Offense of the FY 1996 Eligible Persons Population, on the previous page, illustrates the following:

- The bulk of the EP population (86%) is incarcerated for a violent offense, predominantly homicide (43%).
- Robbery and sexual assault offenses comprise 16% and 14% of the EP population's offenses, respectively.

In the Bureau of Justice Statistics' <u>Drugs and Crime Facts</u>, 1993 (pg. 19), the national percentage of offenders incarcerated for drug crimes was 21% in 1991, up from 9% in 1986. Although the percent of EP offenders incarcerated at Patuxent Institution for drug offenses is only 9%, treatment staff have determined that approximately 85% of the offenders have a significant history of substance abuse, including alcohol. It should be noted that offenders who were arrested for a more serious offense, such as a violent offense, who also had a drug-related offense, only would be counted under their most serious offense, and would not be reflected in the drug offense category.

Table 6e, Sentence Length in Years of the FY 1996 Eligible Persons Population, on the following page, shows the sentence length in years of the current treatment population.

The following conclusions can be drawn from this table:

- Nearly 60% of the offenders were sentenced to 30 years or less.
- Approximately one in four offenders (24%) is serving a life sentence. However, 25% of the offenders with a life sentence had a portion of their life sentence suspended.
- Among non-lifers, sentences ranged from 5 to 70 years.

TABLE 6¢ SENTENCE LENGTH IN YEARS OF THE FY 1996 ELIGIBLE PERSONS POPULATION

	OFFENDERS N=334		
# OF YEARS	#	%	
5-10 YEARS	51	15.3%	
11-15 YEARS	36	10.8%	
16-20 YEARS	34	10.2%	
21-25 YEARS	36	10.8%	
<b>26-30 YEARS</b>	43	12.9%	
31-35 YEARS	12	3.6%	
<b>36-40 YEARS</b>	17	5.1%	
41-45 YEARS	4	1.2%	
46-50 YEARS	11	3.3%	
51+ YEARS	11	3.3%	
LIFE	79	23.7%	

NO.	N-LIFERS	
MEAN:	24 YEARS	
MEDIAN:	23 YEARS	
RANGE:	5-70 YEARS	

The last table in this chapter, Table 6f, County of Conviction of the FY 1996 Eligible Persons Population, presents data on the county in which the offender was convicted. From this table, it is shown that:

• The vast majority of offenders (nearly 29%) were convicted in Baltimore City, and approximately 70% of the incarcerated population was convicted in three areas of the State: Baltimore City (29%), Prince George's County (23%), and Baltimore County (18%).

TABLE 61
COUNTY OF CONVICTION OF THE FY 1996 ELIGIBLE PERSONS POPULATION

	OFFEN N=3	
County/CITY	#	%
Allegany County	4	1.2%
Anne Arundel County	15	4.5%
BALTIMORE CITY	96	28.7%
<b>Baltimore County</b>	61	18.3%
Calvert County	2	0.6%
Caroline County	5	1.5%
Carroll County	2	0.6%
Cecil County	2	0.6%
<b>Charles County</b>	11	3.3%
<b>Dorchester County</b>	1	0.3%
Frederick County	1	0.3%
Garrett County	1	0.3%
Harford County	4	1.2%
<b>Howard County</b>	6	1.8%
Kent County	4	1.2%
Montgomery County	19	5.7%
Prince George's County	77	23.0%
Queen Anne's County	1	0.3%
St. Mary's County	1	0.3%
Somerset County	1	0.3%
<b>Talbot County</b>	4	1.2%
Washington County	7	2.1%
Wicomico County	4	1.2%
Worcester County	5	1.5%

# CHAPTER VII. CURRENT PATUXENT INSTITUTION YOUTH PROGRAM POPULATION AND DEMOGRAPHICS

At the end of FY 1996, a total of 43 Patuxent Institution Youth were participating in the Patuxent Institution Youth program, which was established by law in October of 1994. Nearly 33% of these offenders (14) were classified as diagnostic; that is, were under evaluation for acceptance into the Patuxent Institution Youth program. This relatively new program is projected to handle approximately 300 Patuxent Youth when the program is at full capacity. Since Patuxent Youth must be recommended by the court at the time of sentencing to enter this treatment program, Patuxent Institution staff, including the Director, have made outreach efforts to inform the judges and courts about the program and its treatment philosophy, remediation. More information about this program is provided in Chapter II, Section 2.2, Patuxent Institution Youth Program, of this report.

In FY 1996, a total of 47 offenders were evaluated for the Patuxent Institution Youth program. Of this number, only four were found ineligible for the program. As of the writing of this report, the number of Patuxent Youth has increased 79%, from 43 to 77 Patuxent Youth. Table 7a, Sex Race, and Age Distribution of the Patuxent Institution Youth Population in FY 1996, on the following page, provides the following information:

## SEX

• All of the Patuxent Youth were male as of the end of FY 1996.

#### RACE

• The Patuxent Youth are either African-American (84%) or Caucasian (16%). As of the end of FY 1996, no Patuxent Youth were American Indian, Asian, or Hispanic.

### **AGE**

- All Patuxent Youth are under the age of 21 at the time of the referral to Patuxent Institution. The mean age is 18 years, and the range is between 15 and 20 years old.
- More than 53% of the Patuxent Youth are minors, under the age of 18.

TABLE 7a
SEX, RACE, AND AGE DISTRIBUTION OF THE PATUXENT INSTITUTION
YOUTH PROGRAM POPULATION IN FY 1996

	OFFENDERS N=43		
CATEGORY	#	%	
SEX			
Male	43	100.0%	
Female	0	0.0%	
RACE <sup>1</sup>			
African-American	36	83.7%	
Caucasian	7	16.3%	
AGE		A STATE OF THE STA	
15	5	11.6%	
16	8	18.6%	
17	10	23.3%	
18	10	23.3%	
19	8	18.6%	
20	2	4.7%	
MEAN:	18 YEARS		
MEDIAN:	18 Y	ÆARS	
RANGE:	15-20 YEARS		

<sup>2</sup>Note: No American Indian, Asian, or Hispanic offenders were referred to the Institution for evaluation in the Patuxent Institution Youth program during FY 1996.

Table 7b, Admission Age of the FY 1996 Patuxent Institution Youth Program Population, on the following page, is very similar to information provided in Table 7a; however, the information in Table 7b reflects the age of the Patuxent Youth upon admission to the Institution, not their age as of the end of FY 1996 (Table 7a).

TABLE 7b
ADMISSION AGE OF THE FY 1996 PATUXENT INSTITUTION
YOUTH PROGRAM POPULATION

	OFFENDERS N=43				
AGE	#	%			
15	2	4.7%			
16	9	20.9%			
17	11	25.6%			
18	8	18.6%			
19	9	20.9%			
20	4	9.3%			
MEAN:	17 Y	YEARS			
MEDIAN:	17 YEARS				
RANGE:	15-20 YEARS				

Table 7c, FY 1996 Patuxent Institution Youth Program Population Place of Birth, below, shows that nearly 70% of the Patuxent Youth are from Maryland, and 23% are from the District of Columbia. Patuxent Youth also were born in the states of Florida and Pennsylvania (one each), and one was born in the country of South Africa.

TABLE 7c FY 1996 PATUXENT INSTITUTION YOUTH PROGRAM POPULATION PLACE OF BIRTH

	OFFENDERS N=43			
STATE	#	9/6		
District of Columbia	10	23.3%		
Florida	1	2.3% 69.8% 2.3%		
Maryland	30			
Pennsylvania	1			
SOUTH AFRICA	1	2.3%		

As one might expect, the offenses of the Patuxent Youth, who are waived as adults, are predominantly violent. Information on the most serious offenses of the Patuxent Youth population is presented in Table 7d, below.

TABLE 7d MOST SERIOUS OFFENSE OF THE FY 1996 PATUXENT INSTITUTION YOUTH PROGRAM POPULATION

	OFFENDI	OFFENDERS N=43			
TYPE OF OFFENSE	#	9/0			
VIOLENT OFFENSES	41	95.3%			
Homicide	17	39.5%			
Sexual Assault <sup>1</sup>	1	2.3%			
Kidnapping	0	0.0%			
Robbery	7	16.3%			
Assault <sup>2</sup>	12	27.9%			
Other Violent <sup>3</sup>	4	9.3%			
PROPERTY OFFENSES	2	4,7%			
Burglary, Arson, and Larceny	0	0.0%			
Other Property <sup>4</sup>	2	4.7%			
DRUG OFFENSES	0	0.0%			
PUBLIC-ORDER OFFENSES <sup>6</sup>	0	0,0%			

<sup>&</sup>lt;sup>1</sup>Sexual Assault includes rape (1st and 2nd degree) and attempted rape; sexual offense (1st, 2nd, and 3rd degree); and incest and child abuse.

As this table shows, more than 95% of the Patuxent Youth committed a violent crime. Homicide and assault were the offenses most often committed by the Youth, with 40% and 28%, respectively.

<sup>&</sup>lt;sup>2</sup>Assault includes battery and assault with intent to murder, rape, or maim.

<sup>&</sup>lt;sup>3</sup>Other Violent includes conspiracy to murder, attempted murder, and accessory to murder; malicious wounding; ● attempted robbery with a deadly weapon; and handgun violations/carrying a deadly weapon.

<sup>&</sup>lt;sup>4</sup>Other Property includes uttering and arson.

<sup>&</sup>lt;sup>5</sup>Drug Offenses include possession with intent to distribute, distribution, and conspiracy.

<sup>&</sup>lt;sup>6</sup>Public-Order Offenses include probation violations.

The Patuxent Youth's length of sentence is presented in Table 7e, below.

TABLE 7e SENTENCE LENGTH IN YEARS OF THE FY 1996 PATUXENT INSTITUTION YOUTH PROGRAM POPULATION

	OFFEND	ERS N=43
#OF YEARS	#.	%
5-10 YEARS	21	48.8%
11-15 YEARS	6	14.0%
16-20 YEARS	4	9.3%
21-25 YEARS	1	2.3%
26-30 YEARS	2	4.7%
31-35 YEARS	1	2.3%
<b>36-40 YEARS</b>	0	0.0%
41-45 YEARS	0	0.0%
46-50 YEARS	1	2.3%
51+ YEARS	0	0.0%
LIFE	7	16.3%

NON-LIFERS							
MEAN:	13 YEARS						
MEDIAN:	9 YEARS						
RANGE:	3-50 YEARS						

As this table shows, nearly half (49%) of the Patuxent Youth have relatively short sentences of ten years or less. Over 16%, however, have a life sentence.

Table 7f, County of Conviction of the FY 1996 Patuxent Institution Youth Program Population, is presented, below.

TABLE 7f
COUNTY OF CONVICTION OF THE FY 1996 PATUXENT INSTITUTION
YOUTH PROGRAM POPULATION

	OFFENDERS N=43			
County/CITY	#	%		
Anne Arundel County	3	7.0%		
BALTIMORE CITY	16	37.2%		
Baltimore County	3	7.0%		
Charles County	2	4.7%		
Harford County	2	4.7%		
Howard County	1	2.3%		
Montgomery County	2	4.7%		
Prince George's County	14	32.6%		

Similar to the EP program offenders, the Patuxent Youth tend to come from Baltimore City (37%) and Prince George's County (33%).

#### CHAPTER VIII. PATUXENT INSTITUTION BOARD OF REVIEW SUMMARY

Patuxent Institution is the only Maryland State correctional facility that has its own conditional release authority, the Board of Review. Created under Article 31B, the Board of Review: annually reviews offenders' progress in the EP and Patuxent Youth program; may grant, deny, or revoke status to offenders in these programs; may find offenders ineligible for a treatment program; and can recommend that the sentencing court release an offender from the remainder of a sentence.

The Board of Review is comprised of the following nine members:

- The Director of Patuxent Institution:
- Two Associate Directors;
- A Warden; and
- Five Members of the General Public Appointed by the Governor.

In order to address the concerns of victims, one of the five community members must be a member of a victim's rights organization.

The Board of Review's authority has changed several times since its inception in 1977. In regards to paroling offenders serving a life sentence, the Board of Review:

- Can approve parole for an offender serving a life sentence if the offender's crime was committed prior to July 1, 1982;
- Can recommend parole for an offender serving a life sentence, but must have the Governor's approval if the offender's crime was committed after July 1, 1982 and on or before March 20, 1989; and
- Can recommend parole for an offender serving a life sentence, but must have the approval of both the Governor and the Secretary of the Department of Public Safety and Correctional Services if the offender's crime was committed after March 20, 1989.

Additionally, offenders serving life sentence(s) for first degree murder, first degree rape, or a first degree sex offense may not be released on parole until the offender has served the same minimum

time required for Division of Correction offenders: 25 years for murder with an aggravating circumstance, and 15 years for other life sentences, less diminution of confinement credits.

For offenders serving a non-life sentence, the Board of Review can approve parole if the offender's crime was committed on or before March 20, 1989; and can recommend parole but must have the approval of the Secretary of the Department of Public Safety and Correctional Services if the offender's crime was committed after March 20, 1989. In addition, Article 31B, revised and amended in March 1989, also requires the approval of a quorum (seven of the nine Board of Review members) for an offender to be granted any type of conditional release status, including day leaves, work/school release, and parole. Three members of the quorum must be from the community.

## 8.1 Board of Review Activity Summary.

The Board of Review generally meets two times per month to review offenders' progress in the treatment program3; however, the Board of Review also may consider requests for status, may revoke status, or may find offenders ineligible for the treatment programs. An offender can appear before the Board of Review more than one time per year, but must come before the Board of Review at least once per year. This year, due to the relative newness of the Patuxent Youth program, no Patuxent Youth appeared before the Board of Review for status consideration. In FY 1996, the Board of Review reviewed 386 cases. Table 8a, Summary of Board of Review Cases in FY 1996, on the following page, shows the number of cases reviewed by hearing type. On average, 32 cases per month were reviewed. Of the 386 cases heard, 71% were for annual reviews of the offenders' progress in the EP or Patuxent Institution Youth program: 78% for offenders housed at Patuxent Institution, 5% for work release offenders, and 17% for parolees. The remaining cases brought before the Board of Review were comprised of status requests (12%), revocation hearings (1%), review of EP status (11%), work release hearings (2%), special requests to be seen (1%), and complete release requests (3%).

TABLE 8٤ SUMMARY OF BOARD OF REVIEW CASES IN FY 1996

CASE HEARING TYPES	TOTAL
ANNUAL REVIEWS	273
Inhouse Reviews	212
Work Release Reviews	13
Parolee Reviews	48
STATUS REQUESTS	46
PAROLE REVOCATION HEARINGS	5
WORK RELEASE HEARINGS	6
REVIEWS OF EP STATUS	43
SPECIAL REQUESTS TO BE SEEN	2
REQUESTS FOR COMPLETE RELEASE	11
TOTAL	386

The activities of those offenders granted status, such as day leaves, work release, halfway house parole, and community parole, are closely regulated by the Board of Review. In FY 1996, the Board of Review made 295 administrative decisions regarding these status offenders, decisions ranging from approval of visit requests to approval of financial purchases.

#### 8.2 Grants of Status.

As discussed in Chapter II, Section 2.7 Conditional Release Program, the Board of Review may grant the following types of conditional release status: accompanied day leaves, work/school release, parole to the ReEntry Facility, or parole to the community.

In FY 1996, the Board of Review made 35 grants of conditional release status involving 27 offenders (offenders can receive more than one type of status within the Calendar year; for example, an offender can first receive accompanied day leaves and then, later in the year, be promoted to work release

status). The number and type of status granted are presented in Table 8b, FY 1996 Grants of Status, below.

TABLE 8b FY 1996 GRANTS OF STATUS

TYPE OF STATUS GRANTED	# GRANTED STATUS			
Accompanied Day Leaves	8			
Work Release	16			
Parole to Reentry Facility	4			
Parole to Community	7			
TOTAL	35			

In FY 1996, the number of offenders paroled to the ReEntry Facility (REF) and/or the community totaled 11 offenders. One of the four offenders paroled to the REF had been promoted by the end of the fiscal year to community parole. Of the 11 offenders granted parole to the REF or to the community, two offenders are first time parolees. The other nine parolees had been granted parole status of some sort in previous years. Therefore, Tables 10c-10e in Chapter IX, Parole Outcomes, which represent the number of revocations and arrests for parolees paroled for the first time, will show six offenders paroled in FY 1995. For the second time in five years, no first time parolees have been convicted or reincarcerated for a new offense as of the close of FY 1996. Therefore, Tables 10f-10h are not included in this year's report.

All of the offenders granted status remain under the direct supervision of Patuxent Institution. Under certain circumstances, however, the Board of Review may recommend parole of a parolee to another State under an ICC transfer. An offender accepted for parole under an ICC transfer is placed under the direct supervision of an appropriate agency in another State. However, Patuxent Institution staff continue to monitor an offender's progress under an ICC transfer at least annually. In FY 1996, there were no requests for ICC transfer. However, one offender was on ICC transfer status.

After an offender has been on community parole <u>successfully</u> for at least three years, the Board of Review may recommend to the sentencing court that an offender be released from the remainder of his or her sentence. In FY 1996, the Board of Review recommended five offenders to the courts for complete release. The length of time these offenders have been on community parole averages 9 years, with an average time served of approximately 10 years. The sentencing courts had not acted on any of these recommendations by the end of the fiscal year.

#### **8.3** Revocations of Status.

Offenders who participate in Patuxent Institution's conditional release program (see Chapter II, Section 2.7 Conditional Release Program), are closely monitored and supervised. Whenever an offender is believed to have violated a term or condition of the parole contract, a preliminary parole revocation hearing is held at the Institution before a Hearing Officer. Upon the Hearing Officer finding probable cause that the offender did violate a term or condition of the parole contract, the offender is held at the Institution pending a formal parole revocation hearing before the Board of Review.

In FY 1996, 1% of the cases brought before the Board of Review were parole revocation hearings. Parole revocation hearings are held for both major and minor violations of the parole contract. For those offenders' whose offenses were committed after March 20, 1989, revised Article 31B specifies that the first major violation of a release condition requires mandatory revocation from a status for at least six months. A second major violation automatically leads to expulsion from the treatment program. Major violations include: escape; failure to return from parole, work release, school release, or leave within one hour of the time due, unless the failure to return was due to causes beyond the control of the eligible person; commission of a new offense, other than a minor traffic violation; commission of a major violation of the Institution's disciplinary rules; violation of any rules not categorized as minor violations under the regulations of Patuxent Institution; and use of any controlled dangerous substance the offender is not entitled to use under Maryland law.

Of the five revocation hearings held, three hearings (60%) resulted in the revocation of status. All of the offenders revoked status were on community parole, and no offenders paroled to the

REF were revoked status. In addition, two individuals whose status was revoked from parole were found no longer eligible to participate in the EP program.

## **8.4** Findings of Ineligibility.

During the course of annual reviews, or as necessary (i.e., special hearings requested by the Unit Chairs before the Board of Review), the Board of Review may determine that an individual is no longer eligible to participate in the treatment program. An offender may be found no longer eligible for reasons such as breaking Institutional rules, inadequate progress in the program, or reaching maximum benefit. In FY 1996, the Board of Review found 25 offenders no longer eligible for the EP program.

Of the 25 offenders found ineligible, 88% were removed from the program because they were unresponsive to treatment and/or had numerous major or minor infractions or incidents. The BOR felt that the remaining 12% had reached maximum benefit from the program.

## CHAPTER IX. DISCHARGES FROM PATUXENT INSTITUTION'S AUTHORITY

During the course of FY 1996, 133 offenders were completely discharged from Patuxent Institution's authority. The number of offenders discharged by discharge reason and sex are listed in Table 9a, Patuxent Institution FY 1996 Discharges, below.

TABLE 9a
PATUXENT INSTITUTION FY 1996 DISCHARGES

•			TOTAL		
DISCHARGE REASON	# FEMALE OFFENDERS	# MALE OFFENDERS	#	0/0	
Court Release	1	0	1	0.8%	
Deceased	0	0	0	0.0%	
Mandatory Release/Expiration	1	2	3	2.3%	
Board of Review*	0	31	31	23.3%	
Staff Evaluation	3	48	51	38.3%	
Voluntarily Opted Out	10	37	47	35.3%	
TOTAL	15	118	133	100%	

<sup>\*</sup>Includes six offenders not released at the close of the prior reporting period; therefore, this number is higher than the number reported in Section 8.4.

As the above table illustrates, the majority of the 133 offenders released from Patuxent Institution's authority in FY 1996 were either found ineligible during staff diagnostic evaluations prior to being accepted into the treatment programs (38%), or voluntarily opted out of the EP program (35%). More than 32% of the offenders discharged from Patuxent Institution's authority were found ineligible by the Board of Review for various reasons as discussed in Section 8.4, Findings of Ineligibility. Parole to the REF or to the community is not considered a form of complete discharge since the parolee remains under the supervision and authority of Patuxent Institution.

#### CHAPTER X. PAROLE OUTCOMES

Parole outcome data are included on offenders paroled for the <u>first</u> time from FY 1991 through FY 1996. Patuxent Institution's definition of parole differs slightly from the one used by the Division of Correction (DOC) in that Patuxent Institution includes offenders paroled to the community <u>and</u> offenders paroled to the ReEntry Facility (REF). The distinction between community parole and REF parole is that community parolees report to a parole officer as scheduled or requested; in contrast, REF parolees are required to report to work, report back to the REF after work, and are provided a leisure/recreation time period which requires them to report back into the REF before 11:59 p.m. each evening. REF parole is a gradual release step back to the community, in between the steps of work release and community parole.

In general, three measures are used to evaluate parole outcomes: rearrests, reconvictions, and/or reincarcerations. Patuxent Institution uses all three of these outcome measures. In addition, Patuxent Institution evaluates parole revocations, that is, the number of parolees revoked by the Board of Review for violation of a technical aspect of their parole contract or for a major violation, such as a new offense. The tables in this chapter follow first time parolees of Patuxent Institution for three years, the generally accepted timeframe for recidivism follow-up studies. This timeframe also is the standard used by the National Institute of Justice. The first two tables of this chapter consider the most serious offense of the parolees and their current status as of the end of FY 1996, respectively. The remaining tables present data on revocations and rearrests for those offenders paroled from FY 1991 through FY 1996. This year, no first time parolees paroled since FY 1991 were reconvicted or reincarcerated. Therefore, Tables 10f-10h, which present data on reconvictions and reincarcerations are excluded from this year's report.

# 10.1 Offense Characteristics.

Between FY 1991 and FY 1996, a total of 43 offenders were granted parole status to the REF or to the community. Table 10a, Most Serious Original Offense of FY 1991-FY 1996 Parolees, on the following page, presents data on the number of offenders paroled during FY 1991 through FY 1996 by offense type. All of these offenders had participated in the EP program.

Of the 43 offenders paroled, approximately 54% were serving a non-life sentence, and 47% were serving a life sentence. Table 10a shows that:

- The majority (88%) of offenders paroled from Patuxent Institution since FY 1991 had committed a violent offense.
- More than 58% of the paroled offenders had been convicted of homicide.

TABLE 10a
MOST SERIOUS ORIGINAL OFFENSE OF FY 1991-FY 1996 PAROLEES

	PAROLEES N= 43				
TYPE OF OFFENSE	#	%			
VIOLENT OFFENSES	38	88%			
Homicide	25	58%			
Sexual Assault <sup>1</sup>	6	14%			
Kidnapping	1	2%			
Robbery	5	12%			
Assault <sup>2</sup>	1	2%			
Other Violent <sup>3</sup>	0	0%			
PROPERTY OFFENSES	2	5%			
Burglary	2	5%			
Larceny	0	0%			
Other Property <sup>4</sup>	0	0%			
DRUG OFFENSES	2	5%			
Possession <sup>5</sup>	1	2%			
Distribution	1	2%			
PUBLIC-ORDER OFFENSES	i	2%			
Probation Violation	1	2%			

<sup>&</sup>lt;sup>1</sup>Sexual Assault includes rape (1st and 2nd degree) and attempted rape; sexual offense (1st, 2nd, and 3rd degree); and incest and child abuse.

<sup>&</sup>lt;sup>2</sup>Assault includes battery and assault with intent to murder, rape, or maim.

<sup>&</sup>lt;sup>3</sup>Other Violent includes conspiracy to murder, attempted murder, and accessory to murder; malicious wounding; attempted robbery with a deadly weapon; and handgun violations/carrying a deadly weapon.

<sup>&</sup>lt;sup>4</sup>Other Property includes uttering and arson.

<sup>&</sup>lt;sup>5</sup>Possession includes possession with intent to distribute.

The current status of offenders paroled from FY 1991 through FY 1996 is presented in Table 10b, Current Status of Offenders Paroled From FY 1991-FY 1996, below.

TABLE 10b CURRENT STATUS OF OFFENDERS PAROLED FROM FY 1991-FY 1996

STATUS	# OF OFFENDERS	% OF OFFENDERS		
Conditional Release Status	37	86%		
Court Release	0	0%		
Deceased	2	5%		
Mandatory Release/Expiration	0	0%		
Non-Eligible Per Board of Review	3	7%		
Returned to Patuxent	0	0%		
Voluntarily Opted Out	1	2%		
TOTAL	43	100%		

#### This table shows that:

- About 86% of the offenders paroled during this time period are participating successfully in Patuxent's conditional release program.
- Approximately 5% of the parolees are no longer under parole supervision due to court release, death, or mandatory release/sentence expiration.
- More than 9% of the offenders paroled over this time period have been found ineligible by the Board of Review, have been returned to Patuxent Institution, or have voluntarily opted out of the EP program.

## 10.2 Parole Revocations.

When the REF staff has reason to believe that a parolee has violated a condition(s) of his/her parole contract or has violated a State, Federal, or municipal law, the parolee is returned to

Patuxent Institution and brought before a Hearing Officer for a preliminary parole revocation hearing. In a preliminary parole revocation hearing, the Hearing Officer determines whether or not there is probable cause to keep the parolee at Patuxent Institution until a formal parole revocation hearing is held before the Board of Review. If the Hearing Officer determines that there is no probable cause to keep the parolee at Patuxent Institution, the parolee is permitted to return to the REF or the community (depending upon parole status).

If the Hearing Officer determines probable cause during the preliminary parole revocation hearing, the parolee remains at Patuxent Institution until a formal parole revocation hearing is held before the Board of Review. During a formal parole revocation hearing, the Board of Review determines whether or not the offender's parole status should be revoked. Table 10c, Year of First Revocation FY 1991-FY 1996 Parolees, on the following page, presents data on the number and percent of parolees formally revoked by the Board of Review within three years of being paroled for the first time.

For the five year time period in question, parole revocations averaged 19%. It should be noted that in FY 1991, eight of eleven offenders paroled were granted parole as a result of a court order, not through the independent action of the Board of Review. Of these eight offenders, four were simultaneously charged with violations and subsequently revoked status, thus accounting for the high average revocation rate of 45% experienced in FY 1991.

Over the five year time period, only two of the eight offenders revoked status had been charged with a violation of the law. None of the two offenders charged with a violation of the law were convicted. The vast majority of revocations (75%) were for technical violations of the release contract, such as failure to report as directed, reporting late, or failure to conform to the REF rules.

As Table 10c, on the following page, illustrates, 14% of the offenders revoked parole status over the time period were revoked status within the first year of parole. The percent of offenders

revoked within two years of receiving parole status decreases significantly to 5%, and the percentage revoked within three years is currently 0%.

TABLE 10c YEAR OF FIRST REVOCATION FY 1991-FY 1996 PAROLEES

	Manager of the state of the sta	YEAR OF FIRST REVOCATION							
		YEAR 1		YEAR 2		YEAR 3		TOTAL	
FY PAROLED	#	%	#	%	#	0/0	#	%	
1991	11	4	36%	1	9%	0	0%	5	45%
1992	11	1	9%	0	0%	0	0%	1	9%
1993	5	0	0%	1	20%	0	0%	1	20%
1994	8	1	13%	0	0%	0	0%	1	13%
1995	6	0	0%	0	0%	**	**	0	0%
1996	2	0	0%	**	**	**	**	0	0%
TOTAL	43	6	14%	2	5%	0	0%	8	19%

<sup>\*\*</sup> Not applicable.

**NOTE:** Offenders paroled in FY 1995 may not have been on parole for an entire second year. Also, offenders paroled in FY 1996 have not been on parole for the entire first year.

## 10.3 Arrests.

The number and percent of <u>first</u> time parolees arrested within three years of receiving parole status are presented in Table 10d, Year of First Arrest of FY 1991-FY 1996 Parolees, on the following page. The overall arrest rate for the period in question is approximately 5%. Of the two arrests, one occurred in the first year of parole and one in the second year. No first time parolees released since FY 1993 have been arrested within three years of being paroled.

# TABLE 10d YEAR OF FIRST ARREST FY 1991-FY 1996 PAROLEES

FY	# PAROLED	YEAR OF FIRST ARREST								
		YEAR 1		YEAR 2		YEAR 3		TOTAL		
		#	%	#	%	#	9/0	#	0/a	
1991	11	0	0%	0	0%	0	0%	· 0	0%	
1992	11	1	9%	1	9%	0	0%	2	18%	
1993	5	0	0%	0	0%	0	0%	0	0%	
1994	8	0	0%	0	0%	0	0%	0	0%	
1995	6	0	0%	0	0%	**	**	0	0%	
1996	2	0	0%	**	**	**	**	0	0%	
TOTAL	43	1	2%	1	2%	0	0%	2	5%	

<sup>\*\*</sup> Not applicable.

NOTE:

Offenders paroled in FY 1995 may not have been on parole for an entire second year. Also, offenders paroled in FY 1996 have not been on parole for the entire first year.

Table 10e, Most Serious Arrest Within Three Years by Original Offense of FY 1991-FY 1996 Parolees, on the following page, cross classifies the rearrested offender's most recent arrest offense by the offender's original offense. From this table, it is seen that:

- One of the two parolees originally arrested for a violent offense (homicide) was rearrested for a violent offense, a fourth degree sex offense.
- The other parolee was rearrested for a drug offense.

As of the writing of this report, one of the arrest cases had been *stetted*, and the other case was *nolle proscui*, in which the prosecutor voluntarily dropped the case.

# TABLE 10e MOST SERIOUS ARREST WITHIN THREE YEARS BY ORIGINAL OFFENSE OF FY 1991-FY 1996 PAROLEES

	ORIGINAL OFFENSE									
	VIOLENT									
ARREST OFFENSE	Homi- cide	Sex	Kid- nap	Rob- bery	As- sault	Prop- erty	Drugs	Public Order	TOTAL	
VIOLENT	1	0	0	0	0	0	0	0	1	
Homicide	0	0	0	0	0	0	0	0	0	
Sex	1	0	0	0	0	0	0	0	1	
Kidnapping	0	0	0	0	0	0	0	0	0	
Robbery	0	0	0	0	0	0	0	0	0	
Assault	0	0	0	0	0	0	0	0	G	
Weapons	0	0	0	0	0	0	0	0	0	
PROPERTY	0	0	0	0	0	0	0	0	0	
Burglary	0	0	0	0	0	0	0	0	0	
Larceny	0	0	0	0	0	0	0	0	0	
Forgery/FP	0	0	0	0	0	0	0	0	0	
DRUGS	1	0	0	0	.0	0	0	0	1	
Drugs	1	0	0	0	0	0	0	0	1	
PUBLIC ORDER	0	0	0	0	0	0	0	0	0	
Probation/PAR	0	0	0	0	0	0	0	0	0	
Public Order	0	0	0	0	0	0	0	0	0	
Ct. Violation	0	0	0	0	0	0	0	0	0	
Domestic	0	0	0	0	0	0	0	0	0	
MV/Traffic	0	0	0	0	0	0	0	0	0	
# ARRESTED	2	0	0	0	0	0	0	0	2	
# PAROLED	25	6	1	5	1	2	2	1	43	
%ARRESTED	8%	0%	0%	0%	0%	0%	0%	0%	5%	

# STATE OF MARYLAND

# CITY OF JESSUP

I HEREBY CERTIFY THAT on the 31st day of October, in the year one thousand nine hundred and ninety-six, Joseph Henneberry, Director of Patuxent, personally appeared before me, a Notary Public of the State of Maryland, and made oath in due form of law that the matters and facts set forth in the Annual Report of Patuxent Institution for the Fiscal Year ended June 30, 1996, are true to the best of his knowledge, information, and belief.

As witness my hand and notarial seal,

BALTIMORE COUNTY MARYLAND

BALTIMORE COUNTY MARYLAND

BALTIMORE COUNTY MARYLAND

CONTRACTOR OF THE COUNTY MARYLAND

CONTR

Cynthia A. Reisberg, Notary Public

My commission expires: October 1, 1999.

